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Regulations

TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[WFO 15-11]

PART 1401—DAIRY PRODUCTS

CHEDDAR CHEESE

Pursuant to the authority vested in me by War Food Order No. 15, as amended (8 F.R. 1704, 5698, 9 F.R. 2072, 4321, 4319, 9584), it is hereby ordered, as follows:

§ 1401.188 *Percentage of Cheddar cheese to be set aside in November or December 1944*—(a) *Definitions*. (1) "WFO 15" means War Food Order No. 15, as amended.

(2) Each term defined in WFO 15 shall, when used herein, have the same meaning as set forth for such term in WFO 15.

(b) *Percentage*. Each person who is required by WFO 15 to set aside Cheddar cheese during November or December 1944 shall set aside in each of said months, in which he is required to set aside Cheddar cheese, a quantity of Cheddar cheese equal at least to 25 percent of all Cheddar cheese produced by him in the respective month.

(c) *Effective date*. This order shall become effective at 12:01 a. m., e. w. t., November 1, 1944.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 15, 8 F.R. 1704, 5698, 9 F.R. 2072, 4321, 4319, 9584)

Issued this 16th day of October 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-15992; Filed, Oct. 16, 1944;
1:51 p. m.]

[WFO 54-4, Amdt. 5]

PART 1401—DAIRY PRODUCTS

DRIED SKIM MILK

War Food Order No. 54-4, as amended (9 F.R. 4675, 7040, 9526, 10239, 11927),

is hereby further amended by inserting at the end of § 1401.179 (b) the following additional sentence: "Each producer shall set aside in the calendar month of November 1944 a quantity of spray dried skim milk equal to 40 percent of all spray dried skim milk produced by him during that month."

This order shall become effective at 12:01 a. m., e. w. t., November 1, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 54-4, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 54-4, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 54, 8 F.R. 7210, 9 F.R. 2875, 4321, 4319, 9584)

Issued this 16th day of October 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-15993; Filed, Oct. 16, 1944;
1:51 p. m.]

TITLE 29—LABOR

Chapter IV—Children's Bureau

[Order 4, Amdt.]

PART 422—OCCUPATIONS PARTICULARLY HAZARDOUS FOR THE EMPLOYMENT OF MINORS BETWEEN 16 AND 18 YEARS OF AGE OR DETRIMENTAL TO THEIR HEALTH OR WELL-BEING

LOGGING OCCUPATIONS; DEFINITION

In order to clarify the meaning of the term "all occupations in logging" as set forth in Hazardous Occupations Order No. 4, as amended (§ 422.4 (b) (1)), I hereby amend the definition of this term pursuant to the authority vested in me by section 3 (l) of the Fair Labor Standards Act of 1938 (52 Stat. 1060; U.S.C.,

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FEDERAL REGISTER

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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.
- Book 5, Part 2: Title 26, completed; Title 27; with index.
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title 29, sec. 201), to read as follows:

(1) The term "all occupations in logging" shall mean all work performed in connection with the felling and bucking of timber into logs or converting of timber into poles, piles, ties, bolts, or similar products; the collecting, loading transporting, or unloading of such products in connection with logging; the constructing and maintaining of roads, railroads, flumes, or camps used in connection with logging; the moving and installing of machinery or equipment used in logging, and other work performed in connection with logging. The term shall not apply, however, to such occupations when carried on in connection with the logging of pulpwood or other wood similar in size to pulpwood, including excelsior wood, chemical wood, and cordwood, unless such logging is done in conjunction with and at the same time and place as logging covered by the order; nor shall the term apply to work performed in timber culture, timber-stand improvement, or in emergency fire-fighting.

KATHARINE F. LENROOT,
Chief of the Children's Bureau.

OCTOBER 13, 1944.

[F. R. Doc. 44-15991; Filed, Oct. 16, 1944.
1:02 p m.]

TITLE 31—MONEY AND FINANCE: TREASURY

Chapter I—Monetary Offices, Department of the Treasury

APPENDIX B—PUBLIC CIRCULARS UNDER EXECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED, AND REGULATIONS ISSUED PURSUANT THERETO

[Public Circular 25]

FOREIGN FUNDS CONTROL

OCTOBER 17, 1944.

Public Circular No. 25 under Executive Order No. 8389, as amended, Executive Order No. 9193, Sections 3 (a) and 5 (b) of the Trading With the Enemy Act, as amended by the First War Powers Act, 1941, relating to foreign funds control.

(1) *Exemption from General Ruling No. 11¹ of certain communications with liberated Italy and certain acts and transactions.* There are hereby exempted from the provisions of General Ruling No. 11:

(a) Any communication of a financial, commercial or business character with any person within any part of the territory of Italy controlled or occupied by the armed forces of any of the United Nations;

(b) Any act or transaction involving any such communication;

(c) Any act or transaction for the benefit or on behalf of any such person.

(2) *Certain general licenses not applicable to Italy.* The provisions of General Licenses Nos. 32 and 33 shall not be deemed to authorize any remittances to any person within the territory of Italy.

(Sec. 3 (a), 40 Stat. 412; Sec. 5 (b), 40 Stat. 415 and 966; Sec. 2, 48 Stat. 1; 54 Stat. 179; 55 Stat. 838; E.O. 8389, April 10, 1940, as amended by E.O. 8785, June 14, 1941, E.O. 8832, July 26, 1941, E.O. 8963, Dec. 9, 1941, and E.O. 8998, Dec. 26, 1941; E.O. 9193, July 6, 1942; Regulations, April 10, 1940, as amended June 14, 1941, and July 26, 1941)

[SEAL] D. W. BELL,
Acting Secretary of the Treasury.

[F. R. Doc. 44-16014; Filed, Oct. 17, 1944;
10:33 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

AUTHORITY: Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 230 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-636]

MAC'S RADIO

L. Rosgen, doing business as Mac's Radio, operates a retail store selling copper wire and electrical appliances, and also operates a small repair shop in connection with his retail business, at 118-

¹ 7 F.R. 2168, 9119; 9 F.R. 7379.

120 East Third Avenue, Moscow, Idaho. During the fourth quarter of 1943 he bought and accepted delivery of copper wire of the value of \$1,127.22 in excess of his allowable receipts as a retail dealer and repair man for this period. During the first quarter of 1944 he bought and accepted delivery of copper wire of the value of \$316.39 in excess of his allowable receipts. These excess receipts of copper wire during each period, constituted violations of CMP Regulations No. 9 and 9A, and have diverted critical materials to uses not authorized by the War Production Board, and have hampered and impeded the war effort of the United States. Such violations were the result of gross negligence. In view of the foregoing, it is hereby ordered, that:

§ 1010.636 *Suspension Order No. S-636.* (a) L. Rosgen, doing business as Mac's Radio, his successors and assigns, shall not purchase or receive, any copper wire except as he may be hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve L. Rosgen, whether doing business as Mac's Radio or otherwise, his successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect October 16, 1944 and shall expire December 16, 1944.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-16004; Filed, Oct. 16, 1944;
4:07 p. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 24, as Amended Oct. 13, 1944]

PURCHASE OF MACHINE TOOLS, MANUFACTURING MACHINERY, AND SIMILAR EQUIPMENT NEEDED FOR CIVILIAN PRODUCTION

§ 944.45 *Priorities Regulation 24—*

(a) *What this regulation does.* This regulation tells how unrated purchase orders for machine tools, manufacturing machinery, and similar equipment may be placed. While the purchase of such equipment primarily from excess stocks as they may be made available is to be encouraged in order to avoid using scarce materials in making additional new equipment, it is the policy of the War Production Board to permit the placing of unrated orders for new equipment as long as the filling of these orders does not interfere in any way with direct or indirect war production. This regulation removes the restrictions on the

placement, acceptance and filling of unrated purchase orders which are imposed by the WPB orders listed at the end of this regulation. It also explains when ratings may be assigned to orders for equipment needed for civilian production.

(b) *Removal of restrictions on placing, acceptance and delivery of certain purchase orders.* The various WPB orders shown on List A at the end of this regulation forbid the sale of items which they cover to fill unrated orders. Some of them require a rating before a purchase order may be placed and accepted, while others require a rating before an item may be produced or delivered to fill a purchase order. Many of them contain both kinds of restrictions. They may also require a special WPB form. This regulation overrides these restrictions and unrated purchase orders may now be placed, accepted and filled for items covered by the WPB orders mentioned on List A.

(c) [Deleted Oct. 13, 1944]

(d) *Report of unrated orders.* Producers of equipment subject to any WPB order on List A must file Form WPB-3940 monthly in accordance with the instructions printed on the form, showing the quantity of their rated and unrated shipments. However, if the dollar value of a producer's monthly shipments of unrated orders does not exceed 10 percent of his total shipments he need not file this report, although he must keep unrated purchase orders placed under this regulation filed so that they can be readily segregated and examined.

(e) *Effect of other WPB orders and regulations.* (1) This regulation does not relieve anyone from complying with the requirements of Priorities Regulation 1 with respect to the compulsory acceptance and filling of rated orders in preference to unrated orders.

(2) If an unrated order under this regulation is put into a production schedule it shall not become a part of any "frozen" schedule in spite of Priorities Regulation 18 or other War Production Board order, but shall be subject to postponement in favor of rated orders in accordance with Priorities Regulation 1.

(3) Attention is called to the fact that this regulation does not authorize any construction contrary to the provisions of Construction Order L-41. Direction 2 to L-41 tells when you may install or relocate machinery or equipment without getting permission under that order. Direction 15 to CMP Regulation 5 tells how to get materials needed to install or relocate machinery or equipment.

(4) Except to the extent specifically provided in this regulation, it does not waive the restrictions or conditions of any other order or regulation of the War Production Board.

(f) *Other cases where unrated orders allowed.* Many types of machinery and equipment, including machine tools, most jigs, dies, fixtures and special tooling, are not subject to a WPB order limiting or restricting the placing or filling of orders. Consequently, unrated orders for these items are permissible where they can be filled without interference with rated orders as provided in Priorities Regulation 1. Many types of machinery and equipment may be bought under Priorities Regulation 13 from somebody who is not in the business of selling such machinery and equipment without any preference rating or other authorization. Permission under this regulation is not required in the case of such purchases.

(g) *Ratings for equipment required for civilian production.* (1) The general policy of the War Production Board is not to grant ratings for equipment needed for resumption or expansion of civilian production. Ratings for these purposes will only be granted in those exceptional cases where a critical bottleneck with respect to a few key pieces of machinery or equipment exists, or where some other extremely urgent need for priorities assistance is demonstrated.

(2) If you need equipment for war production or for civilian production which is currently authorized by the War Production Board during the war, you may apply for a rating in accordance with existing procedures and without regard to this regulation. However, if you want equipment for operations which are neither directly related to the war effort nor currently authorized by the War Production Board, you cannot get a rating except by applying on Form WPB-1319 to your War Production Board field office in accordance with the instructions printed in the WPB-1319 Instruction Pamphlet. This is so whether the equipment you need is covered by the WPB orders on List A or not. An exception to this rule is explained in Direction 2 to L-41 which points out that you must apply on the appropriate form specified in L-41 if it is necessary to construct a new building or make an addition to an existing building or if priorities assistance is required for the materials needed for the installation or alteration permitted by that direction in addition to that given by Direction 15 to CMP Regulation 5 or other blanket preference rating orders. If an application under L-41 is necessary it should cover the materials required for the construction and the machinery or equipment which is to be installed.

(3) If the War Production Board grants a rating under this regulation, it may be applied only for the make of equipment shown in the application Form WPB-1319. The rating may be applied by use of the standard certification in Priorities Regulation 7 but the following statement must be added: "This rating applied pursuant to Priorities Regulation 24." Such an order may be accepted and filled in spite of any War Production

Board order requiring approval on a special form.

NOTE: The reporting provisions of this regulation have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 13th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

LIST A

NOTE: List A amended Oct. 13, 1944.

- L-89 Elevators and escalators.
- L-123 General industrial equipment.
- L-193 Conveying machinery and mechanical power transmission equipment.
- L-221 Electric motors and generators.
- L-226 Printing trades machinery.
- L-250 Electric motor controllers.
- L-298 Resistance welding equipment.
- L-311 Logging, lumber and wood products machinery and equipment.
- L-332 Container machinery.

NOTE: Instructions for filling Form WPB-1319 in accordance with paragraph (g) of Priorities Regulation 24 now appear in the WPB-1319 Instruction Pamphlet.

[F. R. Doc. 44-15880; Filed, Oct. 13, 1944; 4:13 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-593, Stay of Execution]

GENERAL ENGRAVING COMPANY

The General Engraving Company of Chicago, Illinois, has appealed from the provisions of Suspension Order No. S-593, issued September 30, 1944 (§ 1010.593), and has requested a stay on the ground that irreparable harm would be done its business if the Suspension Order were not stayed. The Chief Compliance Commissioner has directed that the provisions of the Suspension Order be stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner. In view of the foregoing, *It is hereby ordered, That:*

The provisions of Suspension Order No. S-593, issued September 30, 1944, are hereby stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner.

Issued this 13th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-15877; Filed, Oct. 13, 1944; 4:13 p. m.]

PART 1075—CONSTRUCTION

[Limited Preference Rating Order P-55-c, Schedule I as Amended October 17, 1944]

WAR HOUSING CRITICAL LIST

Section 1075.16 *Schedule I to Preference Rating Order P-55-c* is amended to read as follows:

§ 1075.16 *Schedule I to Preference Rating Order P-55-c.* The preference rating and allotment symbol provided

under Order P-55-c may be used to obtain only the following kinds and quantities of materials to be used in the construction of the approved project.

100 GENERAL PROVISIONS:

111 The War Housing Critical List shows the materials and equipment for which the P-55-c preference rating and allotment symbol may be used. The allotment symbol may only be used to buy items marked with an asterisk (*). The list also contains specific prohibitions on the use of certain materials and equipment. In addition to the listed materials, the rating and allotment symbol may be used to get products made of aluminum, magnesium or non-metallic materials. Any other material or equipment not on the list may be used in the construction if it is obtained without a preference rating or allotment symbol. However, material or equipment may not be used if the use for the proposed purpose is specifically prohibited or restricted in the list.

112 War Housing Construction Standards include limitations on the use of certain materials in addition to the limitations contained in this list. These standards are set forth in Schedule II.

113 This list is based upon the critical positions, at the time this list is issued, of materials essential to the construction and equipment of housing, and is subject to revision by the War Production Board whenever warranted by a change in the critical positions of the materials included herein.

114 In some cases in this list, the use of certain material is permitted only where other substitute materials are not obtainable or available. For this purpose, material may be considered unobtainable or unavailable only when at least three dealers or suppliers (if there are less than three contact shall be made with all) who ordinarily distribute the specified material in the locality have indicated their inability to make delivery on the required date or by the date on which the material for which it is a substitute can be secured. The builder must be in a position to show that he has made these investigations.

200 GENERAL BUILDING CONSTRUCTION:

(The allotment symbol may only be used to buy items marked with an asterisk (*).)

201 Elevators and escalators including equipment and accessories, are prohibited for housing projects except under specific authorization of the War Production Board, Washington, D. C.

202 Solder may be used for electric wiring, sheet metal work and plumbing. Tin content may not exceed 30%, except for electric wiring which may be 35%, and for wiping water service connections to utilities which may be 40%.

210 *Reinforcing*—steel bars*, wire*, mesh* of fabric*, tie wire* and accessories for use in reinforced concrete and reinforced masonry construction for structures, utilities and land development.

211 Prefabricated reinforced concrete or reinforced masonry structural products, such as lintels, joists and slab units.

212 Open web steel bar type joists.

213 Rib type metal lath and woven or welded wire mesh as combination form and reinforcement for concrete and gypsum slabs and roofs.

220 *Miscellaneous steel and iron:*

221 Anchors, dowels, cleats, timber connectors, plates* for framing trusses, tie rods, bolts, nuts and washers.

*222 Lintels—of structural steel.

223 Hangers or angle clips for joists, headers and trimmers.

224 Fireplace dampers—cast iron.

225 Foundation vents—cast iron.

226 Railings, handrails, and stair nosings—except wrought and malleable iron.

227 Special fastenings and locking devices for assemblage of prefabricated houses.

*228 Structural steel.

229 Steel bucks for fire door openings.

*230 Fire escapes and metal stairs.

240 *Insect screen cloth*—painted or galvanized steel—for doors, windows and vents; only half screens for double hung windows; no porch screens permitted.

250 *Fire doors*, including frames and trim for openings to fire stairs, fire walls, heater rooms, trash rooms, and paint storage room in multifamily and dormitory structures.

260 *Sheet metal items*, ferrous (or lead)—zinc or lead coated as follows:

261 Fittings, fastenings, hangers and cleats.

262 Flashings, gutters and downspouts.

263 Scuppers and downspout connections for flat roofs.

264 Gravel stops for flat roofs.

265 Wire basket strainers.

266 Metal corners for wood and asbestos siding.

267 Termite shields.

270 *Lath and accessories*, ferrous metal;

271 Lath—as base for ceramic tile, soffits of wood stairs, wood frame ceilings of heater rooms, plaster base for remodeling and conversion projects; and where required by applicable fire regulations.

272 Corner and joint reinforcing.

273 Corner beads—zinc coated.

274 Fastenings for non-metallic lath and interior finish.

*275 Exterior stucco fabric or wire mesh (except expanded metal)—zinc coated.

*276 String wire for stucco fabric or mesh.

*277 Nails, staples and tie wire for items under 270.

280 *Lumber and lumber products:* General restrictions. The use of dimension lumber shall not exceed the amounts permitted by the current War Housing Construction Standards or any subsequent revision thereof. Lumber for housing projects shall, insofar as possible, be restricted to available species and grades, the supply of which is most conveniently located to the project. In project facilities, structural grades of lumber may be used for roof trusses. The use of hardboard is prohibited.

281 Framing lumber—2" nominal size or thicker, shall be spaced not less than as permitted by the FHA Minimum Construction Requirements and sizes shall not be greater than indicated by these requirements. Where members thicker than 2" are required such members shall be solid timbers or built up of sizes 3" or thicker, except that 2" sections are permitted if thicker sections are not obtainable.

282 The use of lumber is prohibited for:

a. The sheathing of ceilings, partitions, and exterior or interior walls.

b. Sheathing of roofs with a pitch less than 3" in 12".

c. Fences.

d. All lumber less than 2" nominal thickness, other than that used for siding, finish floor, millwork and trim shall be square edged.

(NOTE: Wood strips not thicker than 1" and not wider than 3" may be used to support side wall shingles.)

283 Shingles—wood shingles are prohibited except:

a. For roof surfaces where composition or asbestos shingles are not obtainable.

b. For repairs of not to exceed 25 percent of the existing wood shingled surfaces.

284 Concrete forms—new lumber, and ply-form grade of plywood may be used only where used lumber or existing prefabricated wood or metal forms are not available. Forms of new lumber shall be subject to the following:

a. Maximum re-use in form work and in project construction.

b. For wall construction only where reinforced concrete is required for resistance to hydrostatic pressure or where masonry units are not available. No form work is permitted for footings except where required by soil conditions.

c. Plywood or hardboard is not permitted for form lining.

285 Flooring—hardwood or softwood—as available.

286 Wood siding—of available species and grades.

287 Millwork—shop fabricated millwork and lumber for job fabricated millwork.

288 Wood lathe—as available.

289 Plywood—is prohibited except as follows and may be used only when secured in accordance with the provisions of WPB Order L-150 or L-150A:

a. Exterior type (phenolic resin bonded) permitted for surfaces of prefabricated wall and roof panels exposed to weather and prefabricated floor panels for shop or job prefabricated houses and for stressed members (flanges, webs, gusset plates, etc.)

b. Plyform grade—as permitted under 284.

c. Moisture resistant type:

1. Stressed members (flanges, webs, gusset plates, etc.).

2. Prefabricated wall, roof, floor, ceiling and partition panels for shop or job site prefabricated buildings.

3. For finish flooring without subflooring where conventional wood flooring is not obtainable.

4. For doors, exposed panels, and cabinets.

5. Counter tops.

6. Interior partitions built of one thickness of plywood with both faces exposed.

7. Shelving for purposes where metal would normally be used.

8. Underlayment for linoleum and composition flooring in kitchens, baths, toilet rooms and entrance vestibules, without finish flooring of wood.

9. Air ducts.

10. For other purposes only when specifically approved by the War Production Board.

290 Builders and cabinet hardware:

291 Finish hardware—as permitted for manufacture by WPB Order L-236, Schedule I as amended.

292 Fittings for wood venetian blinds.

293 Window shade fixtures.

294 Handrail brackets.

*295 Wire nails and staples—zinc coating only when for use with roof covering, exterior sheet metal work, exterior sidewall finished, and wall ties.

296 Cut nails and screws.

297 Wall ties.

298 Glazing points—zinc or ferrous metal.

299 Weather stripping—zinc or ferrous metal.

300 ELECTRICAL INSTALLATIONS:

310 Outlets—as required, not in excess of the minimum requirements of the 1940 National Electrical Code.

311 Wiring* and wiring devices for mechanical equipment and controls operated by electricity. Outlets or wiring for future installations of electric range, electric water heater, or mechanical equipment are not permitted.

320 Service entrance:

321 Non-metallic sheathed entrance cables and electrical metallic tubing in sizes of $\frac{1}{2}$ " to 2" inclusive and rigid conduit in sizes larger than 2" for all exposed service entrances.

*322 Moisture-resistant cables only for underground installations—lead or non-metallic sheathing.

323 Service cable heads.

324 Service equipment, panel boards, and enclosures.

*330 Interior Wiring—wiring for future installations prohibited.

*331 Covered neutral cable, single conductors, non-metallic sheathed cable, and BX.

332 Electrical metallic tubing (thin wall).

333 Rigid metallic conduit.

334 Conductors and metallic conduits of sizes greater than the minimum permitted by 1940 National Electrical Code as amended are prohibited.

335 Flexible metallic conduit.

340 Outlet Boxes—(metallic or non-metallic), pull boxes, cabinets, plates and wiring devices, and fittings as required.

370 Lighting Fixtures—as available.

380 Low-Tension Communication Assemblies—wiring*, low tension transformers, bells and buzzers. Private telephone systems are prohibited.

400 PLUMBING WATER AND GAS INSTALLATIONS:

410 General:

411 Quantities of materials in excess of those necessary to meet minimum requirements of the current Emergency Plumbing Standards for Defense Housing are prohibited.

412 Fixtures, fixture fittings and trimming—as currently available.

413 Flashing—ferrous sheet metal not heavier than No. 24 gauge; zinc or lead coating permitted; or lead. Lead chower pans and lead pans under non-metallic bathtubs.

414 Sump pump or ejector assemblies.

415 Oakum or substitutes for oakum, and caulking lead.

416 Septic tanks (sewage disposal).

417 Pipe—steel* or wrought iron*, lead or non-metallic; zinc, lead or non-metallic coating, cement lining permitted.

418 Pipe fittings—ferrous metal, lead or non-metallic; zinc, lead or non-metallic coating or cement lining permitted. Brass solder nipples and ferrules.

419 Hangers, supports, and fastenings—ferrous metal.

420 Valves and Cocks—including relief and pressure regulating valves—iron bodies—brass bodies for sizes 2" and smaller.

430 Pressure Tanks—one for each well—ferrous metal, zinc coating optional.

440 Domestic Water Heaters, control equipment and storage tanks, as currently available. Water heaters and control equipment requiring for their operation a fuel, the use of which is prohibited in the project locality, by the Federal Agency controlling fuel consumption, are not permitted.

441 Vents or flues.

442 Hot water storage tanks.

450 Electric Water Heaters—as available under Order L-185—only where permitted by the approving Agency. Application for permission may be made with the project application (WPB-2896). Permission will not be granted unless electric ranges are permitted and approved under 612.

460 Water Softeners—only where permitted by the approving Agency. Application may be filed by letter with the project application (WPB-2896) but will be approved only when application is accompanied by sufficient justification.

500 HEATING AND INSULATION:

510 General Conditions—Insulation of the structure shall be such that the heat loss calculated according to the data and methods in the current "Guide" of the American Society of Heating and Ventilating Engineers, does not exceed 60 Btu per sq. ft. of floor area. Selection of the heating system shall be made so as to effect the most economical operation, with a net output not less than the heat loss of the structure and with any reserve capacity held to the minimum consistent with accepted heating design practice. Gas equipment shall be rated according to the A. G. A. standards. Other equipment shall be rated according to applicable Commercial Standards and Rating Codes. Natural and manufactured gas fuel use to be as controlled by Utilities Order U-7 and Order L-174 administered by WPB Office of War

Utilities. Oil and liquefied petroleum gas use to be as controlled by the Petroleum Administrator for War.

520 Heaters:

521 Hot air furnaces, gravity, pipeless, floor or wall, with or without warm air distribution systems; any fuel.

522 Low pressure steam boilers; any fuel—cast iron.

523 Hot water boilers, with or without forced circulation; any fuel—cast iron.

524 Coal, oil, or gas fired space or local heaters or heating stoves, exclusive of cooking ranges.

525 Air heating systems with fans, blowers and motors.

526 Chimney furnaces and chimney heater ranges.

527 Electric space heaters, when service is permitted by OWU.

530 The necessary distribution materials and smoke pipe may be employed for the system to be used except that metal ducts for warm air systems shall be fabricated from steel obtained from idle and excess stocks or from aluminum or magnesium. Distribution control, and safety equipment as required for a complete system. Firing equipment and storage tanks as necessary for the fuel permitted.

530 Household Equipment:

610 Cooking ranges:

611 Ranges for gas, oil, coal or other solid fuel, of the type available.

612 Electric ranges—over 2500 watts. Application should be made on form WPB-2836.

613 Other electric cooking appliances—under 2500 watts.

620 Refrigerators:

621 Ice cooled.

622 Mechanically cooled for individual family units; subject to approval on application filed on form WPB-832 at FHA office.

630 Incinerator equipment for multifamily dwelling units only, incinerator proper and use of non-metallic materials.

700 LAND DEVELOPMENT:

710 Water, gas, or electrical connections to public utilities systems to be subject to approval of the supplying utilities organization, and to Housing Utilities Standards.

711 Water, gas, or electrical systems independently installed to conform to Housing Utilities Standards.

712 Well casings and drop pipes, of ferrous metal, zinc coated permitted. Pumps, motors as available. Electrical connections and accessories.

713 Water purification and treatment where shown necessary.

714 Valves and pressure regulators, 2 inch and under of brass, over 2 inches iron body, brass mounted.

715 Fire hydrants—as available.

716 Storage reservoirs, tanks and supports, of masonry units, reinforced concrete or steel.

717 Meters—master or individual, as available.

718 Meter and valve boxes and covers, of cast iron, reinforced concrete or non-metallic materials.

720 Sewers and drainage:

721 Drainage pipe—culverts and inlets—reinforcing steel as permitted under 210.

722 Frames and gratings for drainage inlets—ferrous metal, no metallic coating.

723 Sewer force (pressure) mains—piping of cast iron, cement asbestos or reinforced concrete—caulking lead.

730 Sewage treatment and pumping plants:

731 Valves and sluice gates.

732 Pumps and pumping equipment—including electrical wiring and accessories.

733 Sewage treatment equipment.

740 Utility service manholes, vaults and pits:

741 Manhole frames and covers—as available.

742 Step bars—ferrous metal—metallic coating.

Issued this 17th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-16020; Filed, Oct. 17, 1944;
11:17 a. m.]

PART 1075—CONSTRUCTION

[Limited Preference Rating Order P-55-c,
Schedule II as Amended Oct. 17, 1944]

WAR HOUSING CONSTRUCTION STANDARDS

§ 1075.19 *Schedule II to P-55-c—(a) Applicability of standards.* These standards shall apply only to new housing approved on Form WPB-2896 and, insofar as practicable, to all conversions, rehabilitations and remodeling of existing structures for dwelling purposes so approved.

(b) No housing construction shall be performed unless it complies with the provisions of these standards, the War Housing Critical List, and the Emergency Plumbing Standards for Defense Housing (available for examination at local offices of the Federal Housing Administration and the War Production Board.)

(c) *Design of projects.* Housing projects, whether consisting of single-family detached dwellings, semi-detached

dwellings, row houses or multi-family dwellings, in which two or more family dwelling units are located upon a single property, shall be designed so as to use a minimum amount of critical materials in plumbing, heating, electrical work, site utilities and lumber for all purposes.

Project facilities, such as management, maintenance, community and other special service space or buildings which are essential to the operation of the project may be provided, if approved on the application.

Garages (not car ports) are permitted in connection with dwellings: (1) in basements directly under the living quarters (not under porches), (2) as attached structures or detached structures only if approved on the application.

NOTE: Paragraphs (d), (e) and (f) formerly (g), (h) and (i) redesignated. Former paragraphs (d), (e) and (f) deleted Oct. 17, 1944.

(d) *Allowances for lumber.* Any type of construction may be used provided the use of dimension lumber (2-inch nominal size or thicker) for dwelling structures shall not exceed either the maximum number of board feet per square foot of floor area (floor area of porches and garages may not be used in this calculation) or the total amount per dwelling unit permitted in the following table:

Dwelling height and construction	Maximum number of board feet per square foot of floor area	Total board feet of dimension lumber per dwelling unit				
		0 bedroom	1 bedroom	2 bedroom	3 bedroom	4 bedroom
Frame exterior walls:						
One-story	6.5	2,600	4,225	5,200	6,500	7,800
More than one-story	5.5	2,750	4,125	4,950	6,050	7,150
Masonry exterior walls:						
One-story	5.0	2,000	3,250	4,000	5,000	6,000
More than one-story	4.0	2,000	3,000	3,600	4,400	5,200

For each attached or detached garage, not more than 200 board feet of dimension lumber will be permitted for roof construction. Exterior side wall construction of garages shall be of material other than lumber. (Note: Car ports are not permitted.)

The necessary lumber for project facilities and for construction purposes such as shoring and sheds, is permitted in addition to that allowed for the construction of other structures.

(e) *Restrictions on lumber.* The use of substitutes for lumber shall be employed to the fullest possible extent. Wall sheathing and roof sheathing for flat roofs with a pitch of 3" in 12" or less shall be as allowed by the War Housing Critical List (Schedule I). Construction designs shall be based on the use of standard sizes of lumber and all lumber shall be so sized and spaced as to effect the most economical utilization. Where structural grades of lumber are used, the use shall be in accordance with WPB Directive No. 29, Emergency Specifications for the Design, Fabrication and Erection of Stress Grade Lumber and Its Fastenings for Buildings.

The War Housing Critical List shall be consulted for specific allowances on the use of lumber.

(f) *Plumbing installations.* Plumbing installations shall conform to the current provisions of the War Housing Critical List and the Emergency Plumbing Standards except that installations are not limited to a single stack.

Issued this 17th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-16019; Filed, Oct. 17, 1944;
11:17 a. m.]

PART 1293—BUILDING MATERIALS

[General Limitation Order L-157, Schedule III, as Amended Oct. 17, 1944]

MANUALLY-OPERATED WOOD AND SPECIAL PURPOSE SAWS

§ 1293.4 *Schedule III to Limitation Order L-157—(a) Definitions.* For the purposes of this schedule:

(1) "Producer" means any person who manufactures, stamps or otherwise fabricates manually-operated wood and special purpose saws.

(2) "Manually-operated wood and special purpose saws" means the following saws:

(i) Handsaws, crosscut and rip.

(ii) Mitre, cabinet, and back saws.

(iii) Compass and keyhole saws and nests of saws.

(iv) Special purpose handsaws of the kinds listed in Table 4.

(v) Pruning saws.

(vi) Cordwood (buck) and pulpwood saws.

(vii) Crosscut saws, two-man.

(viii) Crosscut saws, one-man.

(ix) Ice saws.

(3) [Deleted Oct. 17, 1944.]

(4) "Lend-Lease government" means the government of any foreign country entitled to receive material or equipment under the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(5) "Non-conforming saws" means any manually-operated wood and special purpose saws other than the types, grades, sizes and number of models set forth in Appendix A of this schedule.

(b) *Simplified practices.* Pursuant to Limitation Order L-157, no producer shall manufacture any manually-operated wood and special purpose saws other than the types, grades, sizes and number of models set forth in Appendix A. An exception to this rule appears in paragraph (c).

(c) *Production of non-conforming saws.* As an exception to the rule set forth in paragraph (b), non-conforming saws may be manufactured to fill orders (1) for a Lend-Lease government, (2) from any person holding an export license issued by the Foreign Economic Administration, or (3) from persons located in the Dominion of Canada. However, during the year 1944, and during every calendar year thereafter, no producer shall manufacture more non-conforming saws, by dollar value, than he manufactured to fill the above three kinds of orders during 1943 in compliance with this order. This limitation does not apply table-by-table to the saws covered by the tables in Appendix A but is merely an over-all limitation on the production of non-conforming saws.

(d) [Deleted Oct. 17, 1944.]

(1) [Deleted Oct. 17, 1944.]

(2) [Deleted Oct. 17, 1944.]

(3) [Deleted Oct. 17, 1944.]

(e) *Reports.* Each producer of manually-operated wood and special purpose saws shall execute and file with the War Production Board such reports and questionnaires as the Board shall from time to time require, subject to approval by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 17th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX A

EXPLANATIONS AND LIMITATIONS

(1) "Model" as used in the following Tables 1, 2, 3, 4, 5, 6, 7, 9, and 10 shall designate one combination of saw details. Such details as are not specified may be selected by the manufacturer, provided that the different combinations of details for a given kind and grade of saw do not exceed the number of models to which such saw is limited.

(2) "Gages" as referred to in the following Tables are Birmingham or Stubbs' wire gages, and are subject to commercial tolerances.

(3) "Length & Width of Blades" as referred to in the following Tables 1, 2, 3, 4, 5, 6, 7a, 8, 9, and 10 are subject to commercial tolerances, except where minima and maxima are specified.

(4) [Revoked Mar. 16, 1944]

GRADES OF HANDSAWS

A-Grade. Blades shall be of best quality selected saw steel, free from harmful dirt, segregation, and inclusions. The steel shall be either alloy steel or carbon steel, but both kinds may not be used. If carbon steel is selected, the steel shall be cross rolled and show a fine fracture grain; and the carbon content shall be not less than 0.80, or more than 0.95 per cent, phosphorus and sulphur not more than 0.035 per cent, and silicon not less than 0.15 per cent.

The blade shall be tempered to a Rockwell hardness of not less than 48 or more than 52 on the C scale.

The blade shall be true and full taper ground, i. e., uniform in thickness along the entire length of the cutting edge, tapered in thickness from the tooth edge to the back and along the back from the handle to the point. This taper is to be uniform and not less than 4 gages. The thickness of the cutting edge shall be not less than 0.032 in. or more than 0.042 in., and the thickness of the back at the handle not less than the cutting edge.

The teeth of cross cut saws shall be bevel filed, and the teeth of rip saws filed straight through. The teeth shall be set, but the set shall not extend more than one-half the depth of the tooth.

Handles shall be of suitable hardwood, properly seasoned, and free from cracks, checks, and other defects, and shall be given a protective coating to aid in preventing warping, swelling, or shrinkage. Handles shall be fastened to blades with not more than 5 screws.

The blade of each saw shall be permanently branded to permit its identification.

B-Grade. Blades shall be of standard quality steel free from harmful dirt and inclusions, and shall show a fine fracture grain. The carbon content shall be not less than 0.70, or more than 0.95 percent, phosphorus and sulphur not more than 0.040 percent, and silicon not less than 0.15 percent. The blade shall be tempered to a Rockwell hardness of not less than 46, or more than 48 on the C scale.

The blade shall be taper ground, uniform in thickness along the entire length of the cutting edge, tapered in thickness from the tooth edge to the back and along the back from the handle to the point. This taper is to be uniform and not less than 2 or more than 3 gages. The back at the handle shall not be thinner than the cutting edge.

The teeth of both cross cut and rip saws to be filed and set, but the set shall not extend more than one-half the depth of the tooth.

The handle shall be of seasoned hardwood, free from cracks, checks, or other defects, shall be given a protective coating to aid in preventing warping, swelling, and shrinkage, and shall be fastened to the blade with not more than 4 screws.

The blade of each saw shall be permanently branded to permit its identification.

C-Grade. Blades shall be of steel with carbon content of not less than 0.70 per cent, free from injurious surface imperfections, tempered to a Rockwell hardness of not less than 42 or more than 46 on the C scale, and shall be flat ground to the same gage throughout. The teeth shall be filed and set, but the set shall not extend more than one-half the depth of the tooth. The han-

dle shall be of seasoned hardwood, protected by a coating to aid in preventing warping, swelling, or shrinkage, and shall be fastened to the blade with not more than four screws or tubular rivets. The blade of each saw shall be permanently branded to permit its identification.

Private brands. The blades of all hand-saws manufactured for distribution under private brands shall have the qualities specified above, and shall be permanently branded to permit their identification. The handles of such saws may vary in design from the manufacturers' standard: *Provided*, That no manufacturer shall make, for any saw distributed under private brands, more than 3 different designs of handles in addition to his standard handles.

TABLE 1—HANDSAWS

Note: Table 1 amended Oct. 17, 1944.

Grade and Kind	Blade Dimensions					Number of points per inch	
	Length ¹	Width				Cross-cut saws	Rip saws
		Point		Butt			
		Min.	Max.	Min.	Max.		
A Grade: ²	In.	In.	In.	In.	In.		
Regular Style, skew back: One model in each length.....	20 22 24 26	1 1/2 1 3/4 2 2 1/4	1 3/4 1 7/8 2 2 1/4	5 5 1/2 6 6 1/2	5 1/2 6 6 1/2 7	10 8, 10 8, 10 7, 8, 10, 11	----- ----- ----- 5 1/2
Narrow or ship-point style, skew or straight back:							
Three 20-in. models.....	20	1 1/2	1 3/4	5	5 1/2	7, 8, 10, 11	5 1/2
One 24-in. model.....	24	1 3/4	2	5	5 1/2	8, 10	-----
B Grade: ²							
Narrow or ship-point style, skew or straight back:							
Two 20-in. models.....	20	1 1/2	1 3/4	5 1/2	6 1/2	8, 10	5 1/2
One 24-in. model.....	24	1 3/4	2 1/4	5	5 1/2	10	-----
C Grade: ²							
Narrow or ship-point style, skew or straight back:							
Two 20-in. models.....	20	1 1/2	1 3/4	5 1/2	6 1/2	8	5 1/2
One 24-in. model.....	24	1 3/4	2 1/4	5	5 1/2	10	-----

¹ Plus or minus 1/8 inch.

² For the purposes of this table, grades are defined as shown in the section immediately above entitled "Grades of Handsaws."

TABLE 2—MITRE, CABINET, AND BACK SAWS

Kind	Blade dimensions						Points per inch
	Length ¹	Thickness		Width ²			
		Min.	Max.	Min.	Max.		
MITRE BOX SAW							
Flat-ground blade, hardwood handle attached by not more than 3 steel screws:	In.	In.	In.	In.	In.		
One grade, one model.....	23 25 30	0.040 0.040 0.040	0.043 0.043 0.043	4 5 6	4 5 6		11 11 11
CABINET SAW							
Flat-ground blade, one edge toothed for ripping, the other for cross cutting, hardwood handle attached with not more than 2 steel screws:							
One grade, one model.....	12			3 1/4	3 1/2		Optional
BACK SAWS							
Grade 1.—Heavy back, flat-ground blade, hardwood handle attached with not more than 3 steel screws:		6 3/32					
One model.....	12 16 18 22	22 21 22 22	2 1/2 2 1/2 2 1/2 2 1/2	3 1/4 3 1/4 3 1/4 3 1/4	3 3 1/4 3 1/4 3		14 12 14 14
Grade 2.—Flat-ground blade, hardwood handle, one model.....	12 16 18 22	22 22 22 22	2 1/2 2 1/2 2 1/2 2 1/2	3 1/4 3 1/4 3 1/4 3 1/4	3 3 1/4 3 1/4 3		14 12 14 14

¹ Distance from underside of back to cutting edge.

² Plus or minus 1/8 inch.

TABLE 3—COMPASS, KEYHOLE, AND NESTS OF SAWS

Kind	Blade		Points per inch
	Length 1	Kind	
COMPASS SAWS			
Grade 1: Standard model: Full polished blade, teeth filed and set, hardwood handle with either open- or pistol-style grip (one only), carving optional. Adjustable model: Full polished blade, teeth filed and set, blade position adjustable, suitable hardwood handle. Plumber's model: Heavy blade, reversible hardwood handle: For wood cutting, teeth filed and set. For metal cutting-----	In. 12 12 12 12 12	Taper ground----- do----- do----- do----- Flat ground---	8 8 0 12 12 8
Grade 2: Standard model: Hardwood handle with either open- or pistol-type grip (one only).	10	Taper ground.	10
KEYHOLE SAWS			
Grade 1: Standard model: Blade tapered to sharp point, teeth filed and set, hardwood handle with either open- or pistol-type grip (one only), carving optional.	10	Taper ground.	10
Grade 2: Standard model: Blade tapered, hardwood handle-----	10	Flat ground---	10
NESTS OF SAWS			
Standard combination (one grade only): One hardwood handle and 3 blades to fit as follows: One keyhole blade----- One compass blade----- One pruning blade-----	10 12 12 16	do----- do----- do----- do-----	10 8 8 8
Nail-cutting combination (one grade only): Same as standard combination, but with nail-cutting blade substituted for pruning blade, as follows: One nail cutting blade (one only)-----	10 or 18	do-----	12 or 15

¹ Plus or minus 1/4 inch.

TABLE 4—SPECIAL PURPOSE SAWS

Kind	Blade specification	
	Length	Width
Coping saws:		
Grade 1.—Steel frame 3/4" x 3/4" with hardwood handle, and threaded blade stretcher adjustable by turning handle (one model).	In. 6 3/4	In. (1) 3/4
Grade 2.—Wire rod frame 3/4" diameter for loop-end blade, hardwood handle with plug to prevent turning (one model).	6	(1) 3/4
Cable saw.		
Docking saw, with wood handle only.	(1)	(1) (1)
Plumber's saw.		
Flooring or fireman's saw.		
Pattern maker's saw.		
Star builder's saw.		
Pruning saw.		
Plasterer's saw.		
Roofing saw.		
Wood saw.		
Knife saw.		
Porter's saw.		
Mine saw, with wood handle only.	(1) 8	(1) 1 1/2
Dovetail saw (1 model in each length)	10	1 1/2

¹ Approximately.² One model, one size only.³ Two models, each in two lengths and one tooth style.

TABLE 5—PRUNING SAWS

Description ¹	Blade size		
	Length	Point ²	Butt ³
1. Curved, tapered blade with hardwood lacquered handle, 7 or 8 points per in. to cut on draw stroke, one model in each of two types.	In. 14	In. 3/4	In. 1 1/2
2. Curved, tapered blade with long lacquered hardwood handle, 5 1/2 points per in. to cut on draw stroke.	14	5/8	2 1/4
3. Folding pattern, with curved, tapered blade and lacquered hardwood handle, 6 or 6 1/2 points per in., to cut on draw stroke.	12	3/4	1 1/4
4. Folding pattern, with curved, tapered blade and lacquered folding hardwood handle, 8 points per in., to cut on draw stroke.	12	3/4	1 1/4
5. Slightly tapered blade with large hardwood lacquered handle: 8 points per in. to cut on draw stroke.	18	1 1/4	3 1/4
6. Straight tapered blade with large hardwood lacquered handle: 8 points per in. to cut on draw stroke.	18	3/4	2 3/4
7. Same as No. 6, except blade tapered on one edge lighter than the other, teeth filed and set.	18	3/4	2 3/4
8. Standard type, tapered skew back blade, with hardwood handle, having a large hole for dove tail hand, 7 points per in.	20	1 1/4	5
9. Same as No. 8, but with large turtle or champagne type teeth.	24	1 1/4	6 3/4
10. Same as No. 8, but with 6 points per in., bevel filed and set.	28	1 1/4	6
11. Flat steel frame tapered to a narrow point, and arranged to hold blade taut at 4 different angles, hardwood handle, 8 points per in.	14	(*)	(*)
12. Saw and shear combination, with malleable iron socket and hook, socket 1 to 1 1/4 in. in diameter, shear to cut up to 3/4 in. in diameter, blade 8 points per in.	16	3/4	2 3/4
13. Curved, tapered blade, with malleable iron socket for pole, arranged for adjustment of angle of saw blade with bolt and wing nut or attached directly to the pole, 8 points per in. to cut on draw stroke.	20	3/4	3 1/4
14. Curved, tapered, walnut-pruning blade, with teeth in butt to hold adjustment in sprocket of pruning saw socket, heavy stamped socket with hook and wing nut and bolt, or attached directly to the pole, 6 points per in.	20	1 1/4	3 1/4

¹ Each number to be made in one grade and one model only, except No. 1, which may be made in two styles of teeth.

² Plus or minus 1/4 inch.

³ Plus or minus 1/4 inch.

⁴ Plus or minus 1/4 inch.

⁵ Optional.

⁶ Plus or minus 1 inch.

⁷ Plus or minus 1 inch.

TABLE 6—BUTCHER SAWS

NOTE: Table 6 revoked Apr. 4, 1944.

TABLE 7—CORDWOOD (BUCK) SAWS, AND PULPWOOD SAWS

Kind	Frame		Blades ¹
	Size	Bracing	
CORDWOOD (BUCK) SAWS			
Grade 1: Special selected hardwood frame, with lacquered finish, one model in each length.	In.	{Double brace, single or double riveted, hardwood. Single straight or double brace.....}	{1 to 10}
	30		
	36		
Grade 2: Standard selected hardwood frame, with sanded finish, one model in each length.	42		
	30		
	42		
PULPWOOD SAWS			
Tubular steel frame tempered for strength, with suitable blade fastening and lacquered finish:			
One non-adjustable model in each length.....	30		{11 to 15}
One adjustable model.....	36		
	42		
	48 max.		

¹ See table 7A.

of zinc in any calendar quarter beginning with the third quarter of 1944. Moreover, any person who used no zinc whatever in the production of printing plates in any calendar quarter of 1941 may use a total of 250 pounds in any calendar quarter beginning with the third quarter of 1944.

(3) A person may add an extra 15% to his permitted usage during one calendar quarter if he subtracts that amount from his permitted usage for the next quarter. Also, if he uses less than this order allows for one quarter, he may increase his use in the next quarter by that amount.

• (4) [Deleted Oct. 13, 1944.]

(c) (1) General limitations on the use of copper. In any calendar quarter after the third quarter of 1944, no person shall use more copper in the production of printing plates than 75%, by weight, of the copper which he used in the production of such plates during the same quarter of 1940. However, a person may use an additional 15% during one calendar quarter if he uses that much less during the next quarter. Also, if he uses less than this order allows for one quarter, he may increase his use in the next quarter by that amount.

(2) If a plate-maker used less than 100 pounds of copper in any calendar quarter of 1940, he may use up to 100 pounds of copper in any calendar quarter beginning with the fourth quarter of 1944. However, any person who used no copper whatever in the production of printing plates in any calendar quarter of 1940 may use a total of 100 pounds in any calendar quarter beginning with the fourth quarter of 1944.

(d) Further provisions regarding the use of copper in certain processes—(1)

Electrotyping and gravure plate-making.

(i) For the fourth calendar quarter of 1944 and for each calendar quarter after that, three pounds or more out of every five pounds of copper used for electrotyping and gravure plate-making must be in the form of printing industry scrap copper, recast anodes of such scrap, or new cast anodes received by the plate-maker in return for an equal amount of printing industry scrap copper.

NOTE: Paragraph (d) (1) formerly (d) (2) redesignated Oct. 13, 1944.

(ii) If, in any calendar quarter, 95% or more of the copper which a person used for electrotyping and gravure plate-making is in the form of printing industry scrap copper, recast anodes of such scrap or new cast anodes received by him in return for an equal amount of printing industry scrap copper, he will be allowed a "bonus" equal to 10% of the copper which he used in that quarter for electrotyping and gravure plate-making. This "bonus" must be used in the form of printing industry scrap copper, recast anodes of such scrap, or new cast anodes received by him in return for

an equal amount of printing industry scrap copper.

(iii) The delivery to and acceptance by an electrotypist or gravure plate-maker of printing industry scrap copper, recast anodes of such scrap, or new cast anodes is subject to approval under Order M-9, as amended from time to time.

NOTE: Paragraph (2), formerly (3) redesignated and subdivision (ii) deleted Oct. 13, 1944.

(2) Copperplate engraving. A person's entire allowable usage of copper for copperplate engravings must be composed of sheets which were in his possession or in the possession of his supplier on December 31, 1942 or old engraved plates, or a combination of the two.

(e) Exceptions. (1) When plates containing copper are ordered by any department or agency of the United States Government or when such plates are made exclusively for printed matter which is ordered directly from the producer of such printed matter by any department or agency of the United States Government, the copper used in such plates need not be counted in calculating the plate-maker's allowable usage under paragraph (c) of this order if the purchase order is endorsed as provided in the following paragraph. The exemption contained in this paragraph shall not apply in the case of subcontracted printing, that is, when the order for printed matter is placed by any person other than a department or agency of the United States Government even when the printed matter is delivered to such department or agency in the fulfillment of a government contract.

(2) Each person who orders plates containing copper for the purposes described in the first sentence of paragraph (e) (1) shall endorse on the purchase order for such plates a statement in substantially the following form signed manually, or as provided in Priorities Regulation No. 7 (§ 944.27), by an official duly authorized for such purpose:

The undersigned hereby certifies that the plates covered by this order are to be used in the production of printed matter as described in the first sentence of paragraph (e) (1) of Order M-339, such plates or printed matter being ordered by a department or agency of the United States Government under Contract No. -----

Name of person

Duly authorized official

(3) [Deleted Oct. 13, 1944.]

(f) Effect of allocations, preference ratings and inventories. Notwithstanding any allocation number or symbol or any preference rating which may be extended to any person or which may be granted to any person on specific application or by any blanket symbol or rating procedure, the provisions of this order shall prevail with relation to the amount of copper and zinc which may be used by any person in the production of printing plates. The fact that a person has an inventory of copper or zinc, or an allo-

cation for copper, in excess of his allowable usage, or that he has received permission under Order M-9 to accept printing industry scrap copper, recast anodes of such scrap or new cast anodes does not justify his use of such copper or zinc in excess of his allowable usage as prescribed by this order.

(g) Inventory limitation. No person shall accept delivery of copper or zinc if his combined new metal inventory of all gages and sizes of that metal for a given type of plate-making process prior to such acceptance exceeds a 60 days' supply at his current allowable rate of consumption.

(h) Applicability of regulations. This order and all transactions affected by it are subject to the regulations of the War Production Board, as amended from time to time.

(i) Special authorizations in exceptional cases. A person who finds it impracticable to do business within the limits of this order may apply for special authorization for the use of zinc or copper in making plates by letter addressed to the War Production Board, Printing and Publishing Division, Washington 25, D. C. Ref: M-339. The letter should state the amount of zinc or copper he expects to use and the amount, if any, which he used in 1940 (for zinc) or 1941 (for copper) and should describe the facilities which he has for its use and any new facilities he will need. The letter should also be accompanied by four copies of Form WPB-3820 or, if he will need no additional employees for use in plate making, a statement to that effect. If production of plates by the applicant will not interfere with production for war purposes, the War Production Board will give him such authorization as it deems appropriate under the circumstances.

(j) Communications. All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Printing and Publishing Division, Washington 25, D. C. Ref.: M-339.

(k) Violations. Any person who willfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 13th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-15879; Filed, Oct. 13, 1944;
4:13 p. m.]

PART 3274—MACHINE TOOLS AND INDUSTRIAL SPECIALTIES

[Conservation Order M-319, Revocation]

MANUFACTURED ABRASIVE GRAIN

Section 3274.91 *Conservation Order M-319* is hereby revoked effective November 1, 1944. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said Conservation Order M-319.

Issued this 17th day of October 1944.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 44-16017; Filed, Oct. 17, 1944; 11:17 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 46, As Amended Oct. 17, 1944]

"ARSENIC"

§ 3293.1046 *Schedule 46 to General Allocation Order M-300*—(a) *Definition*. "Arsenic" means arsenious acid, also known as white arsenic and arsenic trioxide, whether in crude (black or gray) or refined form.

(b) *General restrictions*. Arsenic is subject to allocation under General Allocation Order M-300 as an Appendix A material. The initial allocation date is May 22, 1942, when arsenic was first put under allocation by Order M-152 (revoked). The allocation period is the calendar quarter and the small order exemption is 650 lbs. per person per quarter, for pharmaceuticals and for laboratory reagent use only.

(c) *Special provision for shift from M-152*. Prior to October 1, 1944, arsenic may be delivered, accepted and used in accordance with authorizations issued under Order M-152 (revoked). The forms of applications under this schedule are substantially the same as under M-152, except for reference to "M-300-46".

(d) *Suppliers' applications on WPB-2946*. Each supplier seeking authorization to deliver shall file application on Form WPB-2946 (formerly PD-601). Filing date is the 10th day of the month before the requested quarter, unless the applicant is a producer, in which case the filing date is the 15th. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-46. The unit of measure is pounds. Strike out "Month" and substitute "Quarter" in the headings throughout the form. Specify grade in columns 3 and 8 as "99+ % As₂O₃", "95-99 % As₂O₃", "90-95 % As₂O₃" or less than "90 % As₂O₃". An aggregate quantity may be requested, without specifying customers' names, for delivery on exempt small orders. Fill in Table II.

(e) *Customers' applications on WPB-2945*. Each person seeking authorization to use or accept delivery shall file

application on Form WPB-2945 (formerly PD-600). Filing date is the 5th day of the month before the requested allocation quarter. File separate sets of forms for each supplier. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-46, and one copy (reverse side blank) to the supplier. The unit of measure is pounds. Strike out "Month" and substitute "Quarter" in the headings throughout the form. Specify grade in Columns 1 and 11 as "99+ % As₂O₃", "95-99 % As₂O₃", "90-95 % As₂O₃", or "less than 90 As₂O₃". Fill in Column 3 in terms of the following:

Calcium arsenate.
Lead arsenate.
Paris green.
London purple.
Zinc arsenic.
Cattle dip.
Sodium arsenite.
Antimonial lead.
Metallic arsenic.
Wood preservative.
Arsenic trichloride.
Arsenic acid.
Glass.
Other primary product (specify).
Export (as arsenic).
Inventory (as arsenic).
Resale (as arsenic).

Opposite any primary product in column 3 specify end use in Column 4 in terms of one of the following:

Insecticides.
Poison bait.
Weed killer.
Metallurgical.
Structural lumber.
Structural timber.
Wood piling.
Railroad ties.
Wallboard.
Optical and ophthalmic glass.
Flat and structural glass.
Ornamental glass.
Glass tableware.
Glass containers.
Glass bulbs and tubing.
Heat resisting glass.
Fibre glass.
Gas purification.
Other (specify).

Opposite "Export", "Inventory", or "Resale" in Column 3, fill in column 4 as required by paragraph (11-a) of Appendix E of Order M-300. Fill in Tables II and III as indicated. Leave Tables IV and V blank.

(f) *Budget Bureau approval*. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) *Communications to War Production Board*. Communications concerning this schedule shall be addressed to War Production Board, Chemical Bureau, Washington 25, D. C., Ref: M-300-46.

Issued this 17th day of October 1944.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 44-16018; Filed, Oct. 17, 1944; 11:17 a. m.]

Chapter XI—Office of Price Administration

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RO 1B, Amdt. 11]

MILEAGE RATIONING: TIRE REGULATIONS FOR PUERTO RICO

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order 1B is amended in the following respect:

1. The table in section 2.2 (c) is amended to read as follows:

Type of ration	Adjusted weekly mileage	Eligible for tires
Basic "A" only.	24 miles a week.	None.
Supplemental "B" occupational.	Less than 43 miles a week.	Grade III tire if applicant does not have a replaceable carcass.
Supplemental "B" occupational or "C" preferred.	43 miles or more a week.	At applicant's option a Grade III or a Grade I tire if he does not have a replaceable carcass.
Fleet passenger, "D" and bulk motorist.	Adjusted mileage.	According to adjusted mileage for each vehicle.

This amendment shall become effective as of September 11, 1944.

Issued this 16th day of October 1944.

SAM P. GILSTRAP,
Territorial Director,
Puerto Rico.

Approved:

JAMES P. DAVIS,
Regional Administrator,
Region IX.

[F. R. Doc. 44-15933; Filed, Oct. 16, 1944; 2:53 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 422, Amdt. 31]

CEILING PRICES OF CERTAIN FOODS SOLD AT RETAIL IN GROUP 3 AND GROUP 4 STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 16 (f) is added to read as follows:

(f) Unless otherwise specifically provided, if your "net cost" of any item covered by this regulation is based upon a delivery from a person owned or controlled by (or owning or controlling) you, who is not subject to this regulation, and the item is not "manufactured or otherwise processed" by such person or by you, your "net cost" may not exceed the "net cost" which would result if such person had been subject to this regulation, plus transportation (not including local

*Copies may be obtained from the Office of Price Administration.

*8 F.R. 8551, 12695, 14153; 9 F.R. 219, 1318, 1945, 3349, 6823, 7434, 8615, 11105.

*9 F.R. 5559, 6323, 6351, 7339, 7520, 7837, 8354, 8719, 10253, 10382, 11537, 11711, 11901.

trucking or local unloading) to your usual receiving point. However, if such person performs, with respect to any item, any function described in section 20 of this regulation, you shall, for the purpose of figuring your "net cost" and ceiling price for that item under that section, consider that function as having been performed by you.

This amendment shall become effective October 16, 1944.

Issued this 16th day of October 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-15994; Filed, Oct. 16, 1944;
2:50 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 422,¹ Amdt. 32]

CEILING PRICES OF CERTAIN FOODS SOLD AT RETAIL IN GROUP 3 AND GROUP 4 STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 20 (p) is added to read as follows:

(p) *Fresh fruits or vegetables bought in carlot or trucklot quantities.* If you purchase any item of fresh fruits or vegetables listed in Table B, in "carlot" or "trucklot" quantities, from a "grower", "country shipper", "primary seller" or "grower-packer" (as those terms are defined in the applicable maximum price regulation covering the sale of the item except at retail), figure your ceiling price for that item in the following way: Start with the amount paid for the quantity of the item delivered, less all discounts except the discount for prompt payment. Add to that figure all transportation charges you paid to your usual receiving point, which may include costs for icing, refrigeration, and ventilation, but not costs for local trucking or local unloading. (If you perform, in connection with any item, any of the functions described in paragraphs (f), (g) or (h) of this section, start with the figure computed for that item under the applicable paragraph.) Increase that figure by 1½ percent. Reduce the resulting figure to the "net cost" per "selling unit" and apply the mark-ups for your group of retailer as set forth in section 8.

This amendment shall become effective October 16, 1944.

Issued this 16th day of October 1944.

CHESTER BOWLES,
Administrator.

For the reasons set forth in the accompanying statement of considerations, and by virtue of the authority vested in me by the Emergency Price Control Act of 1942, as amended, and Executive Orders

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 5656, 6828, 6951, 7339, 7520, 7937, 9354, 9719, 10258, 10982, 11537, 11711, 11901, 12343.

of authorization under section 12 of this Nos. 9250 and 9328, I hereby approve the issuance of this amendment and find that it is necessary to correct a gross inequity.

FRED M. VINSON,
Economic Stabilization Director.

Approved: October 14, 1944.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 44-15995; Filed, Oct. 16, 1944;
2:51 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 364,¹ Amdt. 24]

FROZEN FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 364 is amended in the following respects:

1. Section 3 (b) is amended by adding the following subparagraph 4:

(4) *Net cost for sales of Canadian frozen trout or saugers.* Where the importer's prices have been adjusted under section 3 (e) (2) a wholesaler who has purchased frozen Canadian trout or saugers covered in Schedules 72 and 76 respectively the prices of which have been adjusted in accordance with section 3 (e) (2) may use as his "net cost" the adjusted price plus or minus any package differentials listed in section 13 for repackaging, if any, by the wholesaler, plus allowable transportation costs for delivery of the frozen fish or seafood to the wholesaler's established place of doing business, from his supplier's place of business, exclusive of local trucking, hauling and handling charges. He may use this adjusted price in determining his net cost only where he has received written notice of the adjustment under section 3 (e) (2) and only for deliveries which he makes before December 1, 1944.

2. Section 3 (e) is redesignated 3 (e) (1) and paragraph 3 (e) (2) is added to read as follows:

(2) *Application for adjustment of maximum prices on inventories of frozen Canadian trout and saugers.* An importer of frozen Canadian trout or saugers covered in Schedules 72 and 76 respectively, may apply to the Office of Price Administration at Washington, D. C. for an adjustment in his maximum prices for his inventory of trout or saugers bought in Canada between December 1, 1943 and March 28, 1944, on hand at the date of application, where the purchase price of such inventory of trout or saugers plus the cost of storage to the date of application plus the cost of transportation plus duty for such inventory will exceed the total sales value

of this inventory if sold at October ceiling prices.

The application shall show separately:

(i) The inventory of trout or saugers bought in Canada between December 1, 1943 and March 28, 1944, on hand at the date of the application.

(ii) The per pound purchase price in Canada for such inventory.

(iii) The per pound storage cost incurred by the applicant for this inventory prior to the date of the application and not included in the purchase price.

(iv) The per pound incoming transportation costs incurred by the applicant from the purchase point in Canada to the selling point or points in the United States and not included in the purchase price.

(v) The per pound cost of duty not included in the purchase price nor in the transportation costs.

(vi) The maximum prices for Canadian frozen trout or saugers which were in effect under the General Maximum Price Regulation and the maximum prices which are in effect in October 1944, under the provisions of this regulation.

This adjustment shall be sufficient so that the applicant will recover the purchase price plus the cost of transportation and duty plus the cost of storage for his current inventory. In no case, however, shall the adjusted ceiling price for sales in any city be greater than the highest price established by the General Maximum Price Regulation for the applicant's sales in that city. No adjustment under this section shall apply to sales or deliveries made after December 1, 1944. The order of adjustment may provide for appropriate notice of the change in maximum prices to wholesalers.

This amendment shall become effective October 18, 1944.

NOTE: All record keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 16th day of October 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-15996; Filed, Oct. 16, 1944;
2:52 p. m.]

PART 1389—APPAREL

[RMFR 287,¹ Amdt. 3]

MANUFACTURERS' PRICES FOR WOMEN'S, GIRLS', CHILDREN'S AND TODDLERS' OUTER- WEAR GARMENTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 287 is amended in the following respects:

1. Section 2 is amended by amending the second paragraph to read as follows:

If you did not deliver any garments covered by this regulation during March 1942 and you have not received an order

¹ 8 F.R. 9122, 10001, 10304; 9 F.R. 974.

regulation or Rule 6 of Maximum Price Regulation 287, you must not make sales or deliveries at a maximum allowable margin higher than 15% or at a selling price line higher than that set forth in Appendix G for each category number, until you have received authorization from the Office of Price Administration to establish your ceiling prices. Section 12 tells you how to apply for this authorization.

2. Section 7 (a) is amended to read as follows:

(a) "Selling price line" means the price at which a manufacturer first offered for sale to his general trade a style of garment on the occasion of its first cutting, and at which a number of garments equal to at least 5% of the number of garments contained in that cutting were delivered. On or before November 1, 1944, each seller who has a selling price line listed on his pricing chart which does not meet these requirements must amend his copy of the pricing chart by deleting such selling price line. Subsequent offers to sell, or sales, of the same style at higher or lower prices are not to be considered as establishing separate selling price lines. Selling prices which differ from the prices customarily established for the general trade because of discounts, allowances, or price differentials for different classes of purchasers do not constitute selling price lines. Sample sales or accommodation sales shall not be considered as establishing a selling price line.

3. Section 10 (d) is added to read as follows:

(d) *Rule 4: Special rule for manufacturers required to delete prices from their pricing charts under section 7 (a).* On or before December 16, 1944, a manufacturer who is required by section 7 (a) to delete any prices from his pricing chart, may calculate his maximum price for a garment put into process or delivered pursuant to a contract entered into prior to October 16, 1944 on the basis of his pricing chart in effect prior to such deletions.

4. Section 12 (a) is amended by amending the headnote and first sentence to read as follows:

Manufacturers who made no deliveries during March 1942 and who have not received orders of authorization under this section or Rule 6 of Maximum Price Regulation 287. Except in the case of transfers of business as provided in section 18, a manufacturer who did not deliver garments covered by this regulation during March 1942 and who has not received an order of authorization under this section or under Rule 6 of Maximum Price Regulation 287, may not sell or deliver garments at a maximum allowable margin higher than 15% or at a selling price line higher than that listed in Appendix G for each category number, until he has received authorization from the Office of Price Administration to establish maximum prices.

5. Section 12 (b) is amended by amending the first sentence to read as follows:

A manufacturer who cannot determine his maximum price under any of the previous sections shall not sell or deliver any garments at a maximum allowable margin higher than 15% or at a selling price line higher than that listed in Appendix G for each category number, until he has received specific authorization from the Office of Price Administration.

6. Section 19 (a) is amended by deleting the word "and" preceding the figure "(6)", and by adding the phrase "and (7) the category number of each of the garments sold," following the word "differentials" in the first sentence thereof.

7. Section 27 is amended in the following respects:

a. The phrase "sizes 32 and up" is substituted for the phrase "all sizes" following category numbers 1, 6, 11, 16, 21, 32 and 36.

b. The phrase "sizes from 7 to 20, inclusive" is substituted for the phrase "sizes from 9 to 20, inclusive" in category numbers 2, 7, 12, 17, 22, 33 and 37.

c. The first paragraph of paragraph (a) is amended by adding the phrase "22 inches in length and longer" after the word "wraps."

d. The first paragraph of paragraph (b) is amended to read as follows:

Suits. "Suits" include all two-piece feminine outerwear garments, untrimmed, trimmed and fur trimmed, consisting of a "separate jacket" having a full or partial lining or bound inner seams and a "separate skirt" of fabricated of either matching or contrasting material to be sold at a unit price. Two-piece dresses, however, are not included.

e. The first paragraph of paragraph (c) is amended to read as follows:

"Separate jackets" include all feminine outerwear garments commonly known as jackets which can be opened from neck to hem and which ordinarily are not worn tucked into a skirt, slacks, shorts, etc. Note that this includes ski jackets, skating jackets and other sport jackets. Garments made of artificial leather are, however, excepted. Boleros, jerkins, capes and wraps, under 22 inches in length and other garments of the same types are considered to be jackets.

f. The first paragraph of paragraph (e) is amended to read as follows:

"Dresses" include all one-piece feminine outerwear garments commonly known as dresses, and all two-piece dresses which consist of a skirt and a separate blouse, or skirt and separate unlined jacket, and are sold at a unit price. Such garments include dresses used for street, evening, house or utility wear. Jumpers, pinafores, brunch coats, smocks, and similar garments are considered dresses.

8. Section 28 (b) is amended by deleting the figure "\$12.19" from the last column of the chart therein, and by substituting therefor the figure "\$10.89."

9. Section 30 (a) (10) (ii) is amended by adding the words "pattern making" before the word "etc." at the end thereof.

10. Section 33 is amended by substituting the figure "\$3.50" for the figure

"\$2.50" which is the next to the last item in the second column of Table I.

NOTE: All record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This amendment shall become effective October 16, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F. R. 7871; E.O. 9328, 8 F. R. 4681)

Issued this 16th day of October 1944.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 44-15937; Filed, Oct. 16, 1944; 2:51 p. m.]

PART 1340—FUEL

[MPR 83, Amdt. 19]

FUEL OIL, GASOLINE AND LIQUEFIED PETROLEUM GAS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 88 is amended in the following respects:

1. Section 1.14 (s) is added to read as follows:

(s) "R. V. P." means Reid Vapor Pressure in pounds per square inch at 100° F. when tested in accordance with the currently prescribed A. S. T. M. method.

2. Section 2.11 (c) is amended to the extent that "Clark, Franklin" is inserted between St. Clair and Madison.

3. Article IV is amended to the extent that in the title thereof "gasolines" is substituted for "gasoline" and throughout the balance of the Article the word "automotive" is inserted to precede the word "gasoline" wherever the latter appears without "automotive" already preceding it.

4. In Article IV, special section 3 is added to follow special section 2 and to read as follows:

Special section 3.—Computation of maximum price of natural gasoline of an intermediate R. V. P. In any case where a table of maximum prices for natural gasoline is established in this Article IV and the vapor pressure of a particular natural gasoline is between any two R. V. P.'s specified in such table, then the maximum price of such natural gasoline shall be proportionate between the maximum prices for the next higher and next lower R. V. P.'s as specified in the particular table. When mutually agreeable, however, a buyer and a seller may allow a tolerance not to exceed .5 R. V. P. above or below the R. V. P. of the particular natural gasoline without making the adjustment provided above.

5. Article IV is amended to the extent that throughout the article the words "75 Octane A. S. T. M. and above" are substituted for the words "80-82 Octane A.

*Copies may be obtained from the Office of Price Administration.

S. T. M. and Ethyl Grade" wherever the latter appear.

6. Section 4.3 (a) is amended to the extent that the entire section except for the heading is renumbered 4.3 (a) (1) and to such new section is added the heading: (1) *Automotive gasoline*.

7. Section 4.3 (a) (2) is added to read as follows:

(2) *Natural gasoline*. Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the El Dorado area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	5.16
24.....	5.38
22.....	5.61
20.....	5.83
18.....	6.06
16.....	6.28
14.....	6.78
12.....	7.18

8. Section 4.11 (b) is amended to the extent that the entire section except for the heading is renumbered section 4.11 (b) (1) and to such new section is added the heading: (1) *Automotive gasoline*.

9. Section 4.11 (b) (1) is amended to the extent that "Clark, Franklin" is inserted between St. Clair and Madison.

10. Section 4.11 (b) (2) is added to read as follows:

(2) *Natural gasoline*. Maximum prices of natural gasoline in bulk lots f. o. b. shipping points in the Central Illinois area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	6.00
24.....	6.24
22.....	6.47
20.....	6.71
18.....	6.95
16.....	7.19
14.....	7.71
12.....	8.14

11. Section 4.14 (a) is amended to the extent that the entire section except for the heading is renumbered 4.14 (a) (1) and to such new section is added the heading: (1) *Automotive gasoline*.

12. Section 4.14 (a) (2) is added to read as follows:

(2) *Natural gasoline*. Maximum prices of natural gasoline in bulk lots f. o. b. shipping points in the State of Kansas, except in that part of the state which is within a radius of 25 miles of the center of Kansas City, Missouri, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.88
24.....	5.12
22.....	5.35
20.....	5.59
18.....	5.83
16.....	6.07
14.....	6.59
12.....	7.02

13. Section 4.16 (a) is amended by substituting the words "automotive gasoline" for "motor gasolines."

14. Section 4.16 (c) is added to read as follows:

(c) *North Louisiana*. In the North Louisiana area comprising the parishes of Bossier, Caddo, Claiborne, De Soto, Lincoln, Ouachita, Red River and Webster, maximum prices of natural gasoline in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	5.16
24.....	5.38
22.....	5.61
20.....	5.83
18.....	6.06
16.....	6.28
14.....	6.78
12.....	7.18

15. Section 4.29 (e) is added to read as follows:

(e) *Lea County*—(1) *Natural gasoline*. Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in Lea County, New Mexico for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.72
22.....	4.95
20.....	5.17
18.....	5.40
16.....	5.62
14.....	6.12
12.....	6.52

16. Section 4.34 (a) is amended to the extent that the entire section except for the heading is renumbered section 4.34 (a) (1) and to such new section is added the heading: (1) *Automotive gasoline*.

17. Section 4.34 (a) (2) is added to read as follows:

(2) *Natural gasoline*. Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in Oklahoma shall be as follows:

R. V. P.	Cents per gallon
26.....	4.75
24.....	4.99
22.....	5.22
20.....	5.46
18.....	5.70
16.....	5.94
14.....	6.46
12.....	6.89

18. Section 4.36 is amended to the extent that the words "Ethyl Grade" are deleted and the words "75 Octane A. S. T. M. and above" are substituted therefor.

19. Section 4.41 (a) is amended by substituting the words "automotive gasoline" for "motor gasolines."

20. Section 4.41 (b) (3) is added to read as follows:

(3) *Natural gasoline*—(i) *Breckenridge area*.¹ Maximum prices of natural gasoline in bulk lots f. o. b. shipping points in the Breckenridge, Texas area shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.72
22.....	4.95
20.....	5.17
18.....	5.40
16.....	5.62
14.....	6.12
12.....	6.52

¹ Breckenridge area comprises each shipping point in the North Texas and West Texas areas, as such areas are defined in subparagraph (1) above, from which point the same export and coastwise rail rate of freight for natural gasoline is applicable to Texas Gulf Coast Ports as applies from Breckenridge, Texas.

(ii) *West Texas and North Texas (except the Breckenridge area)*. Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the West Texas and North Texas areas, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.72
22.....	4.95
20.....	5.17
18.....	5.40
16.....	5.62
14.....	6.12
12.....	6.52

(iii) *Texas Panhandle*. Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the Texas Panhandle area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.83
22.....	5.06
20.....	5.30
18.....	5.54
16.....	5.78
14.....	6.30
12.....	6.73

(iv) *East Texas*. Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the East Texas area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District No. 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	5.16
24.....	5.38
22.....	5.61
20.....	5.83
18.....	6.06
16.....	6.28
14.....	6.78
12.....	7.18

21. Section 5.1 (c) is added to read as follows:

(c) *At delivery points within Petroleum Administration for War Districts Nos. 2, 3 and 4—Natural Gasoline*—(1) *On shipments from Petroleum Administration for War Districts 2 and 3*. Except as provided in subparagraph (2) be-

low, on shipments from shipping points within Petroleum Administration for War Districts 2 (except in Kentucky) and 3 to delivery points within Petroleum Administration for War Districts 2, 3 and 4, the maximum delivered-at-destination price of natural gasoline shall be the lower of the following: (1) The sum of the maximum price, as established under Article IV for natural gasoline of the same R. V. P., f. o. b. Oklahoma shipping points, plus the applicable October 1, 1941 rail rate of freight from Tulsa, Oklahoma to the particular destination or (2) the sum of the maximum price, as established under Article IV for natural gasoline of the same R. V. P., f. o. b. shipping points in the Breckenridge, Texas area, plus the applicable October 1, 1941 rail rate of freight from Breckenridge, Texas to the particular destination. An eligible marketer may add $\frac{1}{8}$ ¢ per gallon to his maximum price determined as above.

(2) *At any Texas or Louisiana Gulf Coast port.* The maximum delivered-at-destination price for natural gasoline delivered by pipe line into purchasers' storage facilities from a seller's terminal located at the same or any other Texas or Louisiana Gulf Coast port, shall be the sum of the maximum price established under Article IV for natural gasoline of the same R. V. P., f. o. b. shipping points in the Breckenridge, Texas, area, plus the applicable October 1, 1941 rail rate of freight from Breckenridge, Texas, plus .25¢ per gallon.

22. Section 5.1 (d) is added to read as follows:

(d) *F. o. b. terminals at Texas and Louisiana Gulf Coast Ports; natural gasoline.* Maximum prices for natural gasoline in bulk lots loaded into transportation facilities f. o. b. a seller's terminal located at a Texas or Louisiana Gulf Coast Port shall be the sum of the maximum price established under Article IV for natural gasoline of the same R. V. P., f. o. b. shipping points in the Breckenridge, Texas, area, plus the applicable October 1, 1941 rail rate of freight from Breckenridge, Texas, plus .25¢ per gallon.

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16024; Filed, Oct. 17, 1944;
11:45 a. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMPR 387, Amdt. 4]

PULPWOOD PRODUCED IN SOUTH CAROLINA, GEORGIA, FLORIDA, TENNESSEE, MISSISSIPPI, ALABAMA, AND LOUISIANA EAST OF MISSISSIPPI RIVER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith,

¹ 8 F. R. 8507, 2553, 2788, 8187.

has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 387 is amended in the following respects:

1. In Appendix A (a) (1), the last two paragraphs are amended to read as follows:

The maximum price for select peeled pine, free of turpentine bearing species including long leaf and slash pine, sold for manufacture into groundwood pulp, shall not exceed \$12.00 per cord delivered mill or, when sold at another point, \$12.00 per cord less the transportation cost involved in moving the wood to the mill from the point of sale. The maximum price for select rough black gum (as defined in section 8 (a) (14) of this regulation) when sold for shipment to Hartsville, S. C., for use there in the manufacture of semichemical pulp shall not exceed \$10.10 per cord, f. o. b. freight cars.

Delivered mill by truck or similar vehicle. When pulpwood is delivered to a consumer by truck or similar vehicle, the maximum price shall be the f. o. b. car price stated above plus or minus the same dollars and cents differential, if any, which the particular mill paid over or under its highest f. o. b. car price in the months of January and February, 1943, for the same type of delivery, except when pulpwood is delivered by truck or similar vehicle to a consumer's mill in Mobile, or Tuscaloosa, Alabama, an amount not in excess of \$2.00 per cord may be added to the maximum f. o. b. car price stated above.

2. In section 8 (a), subparagraph (14) is added to read as follows:

(14) "Select black gum" means black gum sawed in full 5 foot lengths, not less than 6 inches in diameter inside the

bark at the small end and not more than 16 inches in diameter inside the bark at the large end; free of sound knots, black knots, blazes, ingrown bark or other face defects (whether visible or covered over by surface enlargements); free of dark heart larger than one-sixth of the diameter of the large end; and each piece shall be straight, solid, free of decay and shall be cut from green timber only.

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16025; Filed, Oct. 17, 1944;
11:47 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [MPR 422, Amdt. 30]

CEILING PRICES OF CERTAIN FOODS SOLD AT RETAIL IN GROUP 3 AND GROUP 4 STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 422 is amended in the following respects:

1. In section 39 (a), the item "Cranberries" is added in alphabetical order to list (2) in Table B-II, to read as follows:

TABLE B—MARK-UPS OVER "NET COST" ALLOWED TO GROUP 3 AND GROUP 4 RETAILERS FOR PERISHABLES COVERED BY THIS REGULATION BY COMMODITIES

II. Food commodities	Allowed dollar-and-cents mark-ups for "selling unit"		"Selling unit" in which ceiling price must be calculated
	Group 3.—Retailer other than independent with annual volume under \$20,000	Group 4.—Any retailer with annual volume of \$20,000 or more	
(2) Fresh fruits: Cranberries.....	Cents 10	Cents 10	1 pound.

2. In section 39 (b) (2) the following definition is added in alphabetical order:

"Cranberries" means all varieties of fresh cranberries including, but not limited to, Early Blacks, Searls Jumbos and Howes. All varieties shall be considered a single item and priced as such. Cranberries bought and sold in cellophane-wrapped packages weighing one pound shall be considered a separate item and priced separately.

This amendment shall become effective October 26, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

Approved: October 3, 1944.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 44-16026; Filed, Oct. 17, 1944;
11:48 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [MPR 423, Amdt. 31]

CEILING PRICES OF CERTAIN FOODS SOLD AT RETAIL IN INDEPENDENT STORES DOING AN ANNUAL BUSINESS OF LESS THAN \$250,000 (GROUP 1 AND GROUP 2 STORES)

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 423 is amended in the following respects:

1. In section 28 (a), the item "Cranberries" is added in alphabetical order to list (2) in Table B-II, to read as follows:

*Copies may be obtained from the Office of Price Administration.

¹ 9 F. R. 5656, 6323, 6351, 7339, 7520, 7937, 9354, 9719, 10253, 10932, 11537, 11711, 11991, 12343.

² 9 F. R. 5671, 6323, 7340, 7520, 7937, 9354, 9720, 10259, 10932, 11537, 11711, 11992, 12349.

TABLE B—MARK-UPS OVER "NET COST" ALLOWED TO GROUP 1 AND GROUP 2 RETAILERS FOR PERISHABLES COVERED BY THIS REGULATION BY COMMODITIES

II. Food commodities	Allowed dollars-and-cents mark-ups per "selling unit"—Independent retailers with annual volumes		"Selling unit" in which selling price must be calculated
	Group 1—Under \$50,000	Group 2—\$50,000 but less than \$250,000	
(2) Fresh fruits: Cranberries	Cents 10½	Cents 10½	1 pound.

2. In section 28 (b) (2) the following definition is added in alphabetical order:

"Cranberries" means all varieties of fresh cranberries including, but not limited to, Early Blacks, Searls Jumbos and Howes. All varieties shall be considered a single item and priced as such. Cranberries bought and sold in cellophane-wrapped packages weighing one pound shall be considered a separate item and priced separately.

This amendment shall become effective October 26, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

Approved: October 3, 1944.

MARVIN JONES,
War Food Administrator.

[F. E. Doc. 44-16027; Filed, Oct. 17, 1944; 11:48 a. m.]

TABLE A—MAXIMUM PRICES FOR PRODUCERS OF FRESH FISH AND SEAFOOD

Schedule No.	Species	Item No.	Style of dressing	Size	Price per pound January through December
43	Tuna, albacore (Pacific coast)	1	Round	All sizes	\$0.10½

3. In section 22, Table B, Schedule No. 43 is amended to read as follows:

TABLE B—MAXIMUM PRICES FOR PRIMARY FISH SHIPPER SALES OF FRESH FISH AND SEAFOOD *

Schedule No.	Species	Item No.	Style of dressing	Size	Price per pound January through December
43	Tuna, albacore (Pacific coast)	1 2 3 4 5 6 7 8	Round Drawn Dressed Center cuts Tail cuts Head cuts Steaks Fillets	All sizes All sizes All sizes All sizes All sizes All sizes All sizes All sizes	\$0.22 28¼ 29¼ 32 20¼ 20¼ 33½ 40

4. In section 22, Table C, Schedule No. 43 is amended to read as follows:

TABLE C—MAXIMUM PRICES FOR RETAILER-OWNED COOPERATIVE SALES AND SALES BY WHOLESALERS OTHER THAN PRIMARY FISH SHIPPER WHOLESALERS TO OTHER WHOLESALERS OF FRESH FISH AND SEAFOOD 13

Schedule No.	Species	Item No.	Style of dressing	Size	Price per pound January through December
43	Tuna, albacore (Pacific coast)	1 2 3 4 5 6 7 8	Round Drawn Dressed Center cuts Tail cuts Head cuts Steaks Fillets	All sizes All sizes All sizes All sizes All sizes All sizes All sizes All sizes	\$0.24 28¼ 31½ 34½ 31½ 31½ 33 40

5. In section 22, Table D, Schedule No. 43 is amended to read as follows:

TABLE D—MAXIMUM PRICES FOR CASH AND CARRY SALES OF FRESH FISH AND SEAFOOD 19

Schedule No.	Species	Item No.	Style of dressing	Size	Price per pound January through December
43	Tuna, albacore (Pacific coast)	1 2 3 4 5 6 7 8	Round Drawn Dressed Center cuts Tail cuts Head cuts Steaks Fillets	All sizes All sizes All sizes All sizes All sizes All sizes All sizes All sizes	\$0.25 29¼ 32¼ 35¼ 32¼ 32¼ 39 50

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16028; Filed, Oct. 17, 1944; 11:47 a. m.]

*Copies may be obtained from the Office of Price Administration.

PART 1364—FRESH, CURED, AND CANNED
MEAT AND FISH PRODUCTS

[MPR 448, Amdt. 2]

BUTTER CLAMS AND LITTLE NECK CLAMS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 448 is amended in the following respects:

1. In section 1, paragraphs (c), (d) and (e) are redesignated paragraphs (d), (e) and (f), respectively. A new paragraph (c) is inserted to read as follows:

(c) *Butter clams and little neck clams.* The prices set forth below are maximum prices per dozen cans f. o. b. car at Seattle, Washington, for butter and little neck clams, whole or minced, canned in territory outside the Continental United States and f. o. b. car at the shipping point nearest cannery for butter clams and little neck clams, whole or minced, canned within the United States. The maximum prices are gross prices and the seller shall deduct therefrom his customary allowances, discounts and differentials to purchasers of different classes.

	Per dozen cans
No. ½ flat.....	\$2.15
No. 1 E. O. (or Picnic).....	2.70
No. 1 tall.....	4.10
No. 2.....	5.00
No. 10.....	22.45

2. In section 1, redesignated paragraph (d) is amended to read as follows:

(d) For container sizes not listed in paragraphs (a), (b) and (c), respectively, the price shall be a price determined by the Office of Price Administration to be in line with the prices listed in paragraphs (a), (b) and (c), respectively. Such determination shall be made upon written request, addressed to the Office of Price Administration, Washington, D. C., and accompanied by sworn statements showing costs and usual differentials.

3. In section 1, redesignated paragraph (f), is amended to read as follows:

(f) With the first delivery of an item of canned clams after the effective date of this regulation or the effective date of any amendment thereto changing the seller's maximum price, he shall:

(1) Supply each wholesaler and retailer who purchases from him with written notice reading as follows:

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, variety, brand and container type and size) has been changed under the provisions of MPR No. 448. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under MPR No. 421, 422 or 423 and if we are your customary

type of supplier you must refigure your ceiling price for the item in accordance with the applicable pricing provisions of these regulations. (See section 6 in each case.) You must refigure your ceiling price on the first delivery to you of this item on and after (insert effective date of the regulation or amendment).

For a period of 90 days after the effective date of the regulation or amendment and with the first shipment after the 90-day period to each person who has not made a purchase within that time the canner shall include in each case or carton containing the item, the written notice set forth before or securely attach it to the outside thereof.

(2) Supply each purchaser of the item who is a distributor other than a wholesaler and retailer with written notice of the establishment of the new maximum price. The notice, which shall be attached to, or stated on, the invoice covering the first delivery to such purchaser after the effective date of the regulation or the amendment changing the maximum price, shall read as follows:

NOTICE TO DISTRIBUTORS OTHER THAN WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, variety, brand and container type and size) has been changed from \$----- to \$----- under the provisions of Maximum Price Regulation No. 448. You are required to notify all wholesalers and retailers for whom you are the customary type of supplier purchasing the item from you after (insert effective date of the regulation or amendment) of any change in your maximum price. Notification must be made in the manner prescribed in paragraph (a) above.

4. Section 2 of the regulation is amended to read as follows:

Sec. 2. *Sales of canned clams at higher than maximum prices prohibited.* (a) Regardless of any contract, agreement or other obligation, no canner shall sell or deliver and no person in the course of trade or business shall buy or receive from any canner any canned clams covered by this regulation at prices higher than the maximum prices established by this regulation, and no person shall agree or solicit or attempt to do any of these things.

(b) Prices lower than the maximum prices may, of course, be charged and paid.

5. In section 5, paragraph (b) is amended to read as follows:

(b) The maximum price at which a person may export canned clams covered by this regulation shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation and amendments.

6. Section 6 (a) is amended to read as follows:

(a) Every person making a sale subject to this regulation and every person in the course of trade or business making a purchase of canned clams subject to this regulation, or otherwise dealing therein, shall keep for inspection by the Office of Price Administration, for so long as the

Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each such purchase or sale showing the date thereof, the name and address of the buyer and of the seller, the price contracted for or received, and the quantity and kind of canned clams.

7. Section 7 is amended to read as follows:

Sec. 7. *Indirect price increase.* No person shall evade any of the provisions of this regulation by any scheme or device and no person covered by this regulation shall indirectly charge or receive for canned clams, covered by this regulation, a price higher than the maximum price permitted by this regulation. No person shall as a condition of selling any canned clams covered by this regulation require a purchaser to buy any other product.

8. Section 8 is amended to read as follows:

Sec. 8. *Enforcement.* Any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

9. In section 11, after the definition in paragraph (5d), the following definitions are inserted:

(5e) "No. ½ flat" in the case of butter or little neck clams means a can (307 x 200.25 or 307 x 201.25) packed to a net drained weight of not less than 3½ oz. of clams.

(5f) "No. 1 E.O." or "No. 1 Picnic" in the case of butter or little neck clams means a can (211 x 400) packed to a net drained weight of not less than 5 ozs. of clams.

(5g) "No. 1 Tall" in the case of butter or little neck clams means a can (301 x 411) packed to a net drained weight of not less than 8 ozs. of clams.

(5h) "No. 2" in the case of butter or little neck clams means a can (307 x 409) packed to a net drained weight of not less than 10 ozs. of clams.

(5i) "No. 10" in the case of butter or little neck clams means a can (603 x 700) packed to a net drained weight of not less than 50 ozs. of clams.

10. In section 11, after the definition in paragraph (7c), the following definitions are inserted:

(7d) "Butter clams" means bivalve mollusks of the species *Saxidomus nuttalli*.

(7e) "Little neck clams" means bivalve mollusks of the species *Tapes staminea*.

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16023; Filed, Oct. 17, 1944; 11:46 a. m.]

*Copies may be obtained from the Office of Price Administration.

*8 F.R. 11435, 9 F.R. 6450.

PART 1418—TERRITORIES AND POSSESSIONS

[RMPR 183, Amdt. 52]

GROCERY ITEMS IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 20, Table 3, is amended by changing the prices of two items and revoking the price "To wholesalers" of same to read as follows:

TABLE 2B—MAXIMUM PRICES FOR GUAVA PASTE

Item and brand name	Unit	Price to wholesaler (per 100 bars)	Price at wholesale (per 100 bars)	Price at retail (per bar)
All brands (first grade): Unboxed.....	100/14 oz. bars.....	\$10.00	\$11.50	\$0.17 (14 oz.)
	100/15 oz. bars.....	10.60	12.20	\$0.18 (15 oz.)
	100/16 oz. bars.....	11.20	12.90	\$0.19 (16 oz.)

3. Section 21, Table 4 is amended by deleting the item "Apricot juice, S & W" and by adding a new item to read as follows:

Item and brand name	Unit—Case of	Price at wholesale	Price at retail
Apricot nectar: S & W (Apricade).	24/12 oz. cans.....	\$2.90	\$0.15

4. Section 22, Table 6a is amended by changing the price of two items, revoking the price "To wholesaler" of one item and by changing the unit of several items to read as follows:

Items and brand name	Unit—Case of:	Price at wholesale	Price at retail (per unit)
Chile con carne: Wilson's certified.	24/16 oz. tins.....	\$4.55	\$0.23
Ox tongue: Wilson's certified.	12/22 oz. tins.....	12.80	1.30
Tamales: All brands...	24/10½ oz. glass...	12.40	.24

* Per dozen.

5. Section 23, Table 7a is amended to read as follows:

TABLE 7a—MAXIMUM PRICES FOR DEHYDRATED SOUPS

Items and brand names	Unit—Case of:	Price at wholesale (per dozen)	Price at retail (per package)
Dehydrated soups: All brands and all varieties:			
Per dozen 2¼ and 2½ oz. pkgs.		\$1.00	\$0.10
Per dozen 2¼ oz. pkgs.		1.10	.11

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 9213, 9286, 9996, 10425, 10498, 10777, 11075, 11543, 12212.

Items and brand names	Unit—Case of:	Price at wholesale	Price at retail
Canned apricots:			
Del Monte (peeled whole).	12/No. 2½ glass.	\$4.25	\$0.44
Del Monte (unpeeled whole).	12/No. 2½ glass.	3.70	.38

2. Section 20b, Table 2b is amended to read as follows:

SEC. 20b. Maximum prices for guava paste manufactured in the Territory of Puerto Rico.

6. Section 56 is amended by adding Footnote 5 to read as follows:

NOTE 5: The maximum prices established by this section do not apply to sales made for immediate consumption on the premises of eating and drinking establishments. However, this type of sale continues to be covered by the provisions of the General Maximum Price Regulation.

7. Section 62, Table 54 is amended by changing the prices of several items to read as follows:

Items and brand names	Unit—Case of:	Price at wholesale (per package)	Price at retail (per package)
Birdseye:			
Broccoli.....	13-ounce package.....	\$0.30	\$0.41
Brussel sprouts.....	13 ounce package.....	.30	.41
Cauliflower.....	13-ounce package.....	.25	.35
Cherries.....	16-ounce package.....	.33	.44
Lima beans.....	12-ounce package.....	.30	.41
Peaches.....	16-ounce package.....	.30	.41
Peas and carrots.....	12-ounce package.....	.22	.31

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16030; Filed, Oct. 17, 1944; 11:45 a. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS
[MPR 555, Amdt. 1]

WESTERN POLES AND PILING

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 555 is amended in the following respects:

1. In section 11, in the phrase "Western red cedar poles and piling", the words "Red cedar" are deleted.

¹ 9 F.R. 10992.

-2. In section 14 (b), in the paragraph caption and in the first sentence, where the word "poles" appears, it is changed to read "treated poles".

3. In section 14, Table 2, footnote 6 is redesignated footnote 7, and a new footnote 6 is added, to read as follows:

* For specified single lengths: Add \$0.02 per lin. foot.

4. In section 14 a new Table 4 is added, to read as follows:

DOUGLAS FIR

TABLE 4—MAXIMUM PRICES FOR RE-INFORCING STUDS—ANCHOR LOGS—SHORT ROUND MATERIAL

[F. o. b. cars loading-out point or dumped, boomed, rafted and prepared for towing in towable waters]

Minimum diameter small end	Minimum circumference small end (inches)	Estimated weight in pounds per linear foot	Maximum price for each linear foot or fraction thereof	Maximum charge for roofing each piece
5 inch.....	15	6	\$0.07¼	\$0.03
6 inch.....	18¼	8	.10	.09
7 inch.....	22	10	.11¼	.10
8 inch.....	25	15	.15	.12
9 inch.....	28	20	.18	.13
10 inch.....	31	25	.20	.16
11 inch.....	34	30	.21	.16
12 inch.....	38	35	.23	.18
13 inch.....	41	40	.25	.19
14 inch.....	44	45	.26	.21
15 inch.....	47	50	.28	.23
16 inch.....	50	55	.30	.25

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16031; Filed, Oct. 17, 1944; 11:46 a. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[MPR 559, Amdt. 1]

EASTERN POLES AND PILING

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

In section 14, Table 8 is amended to read as follows:

TABLE 8—YELLOW PINE REINFORCING STUDS AND ANCHOR LOGS SHORTER THAN 16', MAXIMUM PRICES AND WEIGHTS PER LINEAL FOOT, PRODUCED IN ZONES INDICATED BELOW.

[F. o. b. loading-out point or dumped, boomed, rafted and prepared for towing in towable waters]

Minimum diameter small end	Estimated weight	Maximum prices	
		Southeastern zone (see table 2)	Northeastern zone (see table 1)
5-inch.....	12	\$0.03	\$0.01
6-inch.....	15	.04	.03
7-inch.....	22	.06	.07
8-inch.....	30	.07	.09
9-inch.....	35	.08	.10
10-inch.....	39	.12	.14
11-inch.....	47	.14	.17
12-inch.....	55	.16	.19
13-inch.....	63	.19	.23
14-inch.....	72	.22	.25
15-inch.....	82	.25	.28
16-inch.....	92	.28	.31

¹ 9 F.R. 11706.

1. For clean peeled stubs and anchor logs up to and including 13" minimum butt, add \$0.01 per lineal foot; 14" minimum butt and larger, add \$0.02 per lineal foot.

2. For boring, add \$.02 per hole.

This amendment shall become effective as of September 26, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16032; Filed, Oct. 17, 1944;
11:46 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[2d Rev. MPR 346, Amdt. 5]

CORN

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Paragraphs (c) (1) (i) and (c) (1) (ii) of section 6 are amended to read as follows:

(i) If the corn has transit billing available to the merchandiser, the formula price at the point of origin of the transit billing plus (in addition to previously added permitted changes or markups other than transportation costs) the lowest rail rate from such point of origin to the point of delivery to his customer.

(ii) If the corn has moved into any terminal city named in Appendix A, and no transit billing is available to the merchandiser, the formula price at such terminal city plus (in addition to previously added permitted charges or markups other than transportation costs) the transportation cost from said terminal city to the point of delivery to his customer.

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

Approved: October 7, 1944.

GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-16033; Filed, Oct. 17, 1944;
11:45 a. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 1 to GMPR, Amdt. 81]

OAT PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Section 2.3 (p) (1) (iii) is amended by adding a sentence to read as follows:

The term "oat products" does not include rolled oats for human consumption.

*Copies may be obtained from the Office of Price Administration.

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16035; Filed, Oct. 17, 1944;
11:47 a. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 14, GMPR, Amdt. 179]

PACKAGED AND BULK ROLLED OATS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Section 1.27 is amended in the following respects:

1. The headnote of the section is amended to read "*Packaged and bulk rolled oats.*"

2. Paragraph 5 (a) (2) and (a) (3) are added to read as follows:

(2) "Bulk rolled oats" means rolled oats for human consumption in containers holding more than three pounds.

(3) "Manufacturer" includes all sellers of bulk rolled oats except those sellers subject to Maximum Price Regulations 421, 422 or 423.

3. The headnote of paragraph (b) is amended to read "*Maximum prices for packaged rolled oats.*"

4. Paragraph (c) is redesignated paragraph (d) and a new paragraph (c) is added to read as follows:

(c) *Maximum prices for bulk rolled oats.* (1) A manufacturer's maximum price for a sale of bulk rolled oats shall be an amount determined in accordance with the provisions of the General Maximum Price Regulation except that, with respect to bulk rolled oats, the following periods or dates shall be used for purposes of the indicated sections of General Maximum Price Regulation:

Section 1499.2 The period July 1 through August 5, 1943, inclusive instead of March 1942.

Section 1499.11 (a) The period July 1 through August 5, 1943, inclusive instead of March, 1942.

Section 1499.11 (b) The date November 1, 1944 instead of July 1, 1942.

Section 1499.13 (a) The date October 30, 1944 instead of May 18, 1942.

Section 1499.13 (b) The date November 1, 1944 instead of July 1, 1942.

Section 1499.18 (d) The period July 1 through August 5, 1943, inclusive, instead of March, 1942.

5. The introductory text of redesignated paragraph (d) is amended to insert after the phrase "packaged rolled oats", the following phrase "(and with the first delivery after October 22, 1944 of bulk rolled oats)".

6. The form of notice in redesignated paragraph (d) is amended to insert after the date April 19, 1944, the following phrase "(for bulk rolled oats insert October 24, 1944 instead of April 19, 1944)".

This amendment shall become effective October 23, 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16034; Filed, Oct. 17, 1944;
11:17 a. m.]

TITLE 46—SHIPPING

Chapter I—Coast Guard: Inspection and Navigation

VESSELS ENGAGED IN BUSINESS CONNECTED WITH THE CONDUCT OF THE WAR

WAIVER OF NAVIGATION AND VESSEL INSPECTION LAWS RELATIVE TO EIGHT HOUR DAY ON TUGS NAVIGATING THE GREAT LAKES AND TRIBUTARY WATERS

The Acting Secretary of the Navy having by order dated 1 October, 1942 (7 F.R. 7979) waived compliance with the Navigation and Vessel Inspection laws administered by the United States Coast Guard, in the case of any vessel engaged in business connected with the conduct of the war, to the extent and in the matter that the Commandant, United States Coast Guard, shall find to be necessary in the conduct of the war, and

Investigation having shown that the provisions of section 2 of the act of March 4, 1915, as amended (46 U.S.C. 673), restricting the working hours of licensed officers or seamen in the deck or engine department of any tug navigating the Great Lakes or tributary waters thereof to eight hours in one day, would unless waived impede the operation of vessels engaged in business connected with the conduct of the war,

Now therefore, in the case of tugs engaged in business connected with the conduct of the war, I hereby find it to be necessary in the conduct of the war that there be waived compliance with so much of section 2 of the Act of March 4, 1915, as amended (46 U.S.C. 673), as provides that a licensed officer or seamen in the deck or engine department of any tug navigating the Great Lakes and tributary waters thereof cannot be permitted to work in excess of eight hours in one day.

Marine Inspection Memorandum No. 6 of 15 October 1942 is hereby superseded.

Dated: October 16, 1944.

L. T. CHALKER,
Rear Admiral, U. S. Coast Guard,
Acting Commandant.

[F. R. Doc. 44-16015; Filed, Oct. 17, 1944;
11:12 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[Corrected S. O. 245]

PART 95—CAR SERVICE

MOVEMENT OF COTTON UNDER PERMITS

At a session of the Interstate Commerce Commission, Division 3, held at

its office in Washington, D. C., on the 14th day of October, A. D. 1944.

It appearing, that cotton in carloads, truckloads, less-than-carloads, less-than-truckloads and in any quantity lots are being unduly delayed in unloading at compress and cotton storage facilities at Memphis, Tennessee, and West Memphis, Arkansas, thus impeding and diminishing the use, control, supply, movement, distribution, exchange, interchange, and return of transportation equipment; in the opinion of the Commission an emergency exists requiring immediate action to prevent a shortage of transportation equipment and congestion to traffic, it is ordered, that:

(a) *Definitions.* (1) The word "cotton" as used in this order shall mean cotton, not otherwise indexed by name, in bags or in bales not compressed or in compressed bales, defined in the current Consolidated Freight Classification.

(2) The phrase "origin point" as used in this order shall mean, any point, beyond a radius of one hundred (100) miles short railroad tariff route distance or short highway distance from Memphis, Tennessee.

(3) The word "permit" as used in this order means an authorization issued by the permit agent, permitting or allowing cotton to be moved into either Memphis, Tennessee, or West Memphis, Arkansas, for compressing or storage.

(4) The word "application" as used in this order shall mean a telegraphic or written request made by any person to the permit agent for a permit to move cotton into Memphis, Tennessee, or West Memphis, Arkansas.

(b) *Prohibition on shipping cotton.* No common carrier by railroad or no common or contract motor carrier, subject to the Interstate Commerce Act shall (1) furnish, or supply a railroad car or a motor vehicle for loading with cotton at any original point for transportation into, or shall (2) transport or move any car or a motor vehicle, whether consigned or reconsign, into Memphis, Tennessee, or West Memphis, Arkansas, for compressing or storage unless such shipments are accompanied by a permit issued pursuant to paragraph (c) hereof.

(c) *Permits.* Upon application from any person, the permit agent appointed in paragraph (d) hereof may in his discretion issue a permit authorizing such person to ship the quantity of cotton, as stated in the application, into Memphis, Tennessee, or West Memphis, Arkansas, for compressing or storage.

(d) *Appointment.* Mr. V. Alexander is hereby appointed an agent of the Interstate Commerce Commission and authorized to issue permits as provided in paragraph (c) hereof upon consultation with the cotton permit committee described in paragraph (e) hereof, subject to the following conditions and any other conditions which the permit agent shall deem necessary and appropriate: (1) The total number of permits issued shall be limited to the capacity of the compress or storage facilities to unload and release cars or motor vehicles without undue delay or detention and so as to avoid congestion of traffic.

(11) In issuing permits, which shall be issued on a fair and equitable basis, con-

sideration shall be given to the available compress or storage facilities.

(e) *Cotton permit committee.* The committee appointed to advise the permit agent appointed under this order shall be T. E. Babb, J. H. Gannon, W. L. Goff, J. B. Lyon, F. H. Good, and Rhea Stuart.

(f) *Exemptions.* (i) Shipments of cotton for carload consolidation and re-shipment may be accepted providing the bill of lading and the waybill bears a notation to that effect and refers to this order.

(ii) The provisions of this order shall not be construed to affect in any way General Order ODT 1, as amended, issued by the Office of Defense Transportation.

(iii) The provisions of this order shall not apply to shipments of cotton loaded or in transit prior to the effective date of this order.

(g) *Intrastate.* The provisions of this order shall apply to intrastate as well as interstate commerce. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17), 56 Stat. 176)

It is further ordered, that this order shall become effective at 12:01 a. m., October 15, 1944; that a copy of this order and direction shall be served upon each State Commission; upon all tariff publishing agents for common motor carriers; upon all contract motor carriers serving Memphis, Tennessee, and West Memphis, Arkansas; and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 44-16038; Filed, Oct. 17, 1944;
11:54 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[Administrative Order 860]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 2, 1944.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Texas 5139S1 Mart.....	\$30,000
Texas 5140S1 Groesbeck.....	28,000
Virginia 5043S2 Hot Springs.....	9,000

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-16000; Filed, Oct. 16, 1944;
3:18 p. m.]

[Administrative Order 861]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 2, 1944.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alabama 5022C2 Butler.....	\$60,000
Colorado 5029F1 Phillips.....	420,000
Florida 5023A3 Levy.....	25,000
Georgia 5088C3 Telfair.....	25,000
Illinois 5043B4 Pulaski.....	50,000
Iowa 5049D2 Hardin.....	60,000
Missouri 5012D1 Pemiscot.....	65,000
Missouri 5028D1 Barton.....	75,000
Nebraska 5078E4 Southern Ne-	
braska District Public.....	50,000
Oklahoma 5018D1 Beckham.....	85,000
Tennessee 5048A2 Lauderdale.....	25,000
Texas 5021A4 Milam.....	30,000
Texas 5093C3 De Witt.....	25,000
Texas 5125C1 Jasper.....	125,000
Wisconsin 5046D3 Lafayette.....	65,000

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-16001; Filed, Oct. 16, 1944;
3:18 p. m.]

[Administrative Order 862]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 6, 1944.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Ohio 5029F2 Pike.....	\$50,000
Ohio 5065F3 Fairfield.....	910,000

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-16002; Filed, Oct. 16, 1944;
3:18 p. m.]

[Administrative Order 863]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 6, 1944.

Pursuant to section 3 (c) of the Rural Electrification Act of 1936 and upon information and data in the files of the Rural Electrification Administration, I hereby determine that the number of farms not receiving central station electric service for each state and the number of such farms for the United States at the beginning of the current fiscal year are set forth in the following schedule, and I hereby allot from the sum of \$12,500,000, being fifty per centum of the total sum made available for the current fiscal year, the respective sums for loans in the several States as herein-after set forth.

	Farms without central station electric service July 1, 1944	Allotment for loans during the fiscal year ending June 30, 1945
United States.....	3,523,839	\$12,500,000
Alabama.....	171,246	607,455
Arizona.....	10,368	38,778
Arkansas.....	178,774	634,159
California.....	14,058	49,868
Colorado.....	27,236	98,613
Connecticut.....	2,363	8,382
Delaware.....	3,894	13,813
Florida.....	41,748	148,091
Georgia.....	143,933	510,569
Idaho.....	10,463	37,115
Illinois.....	97,939	347,416
Indiana.....	55,049	195,274
Iowa.....	97,118	344,504
Kansas.....	115,127	408,385
Kentucky.....	191,394	678,925
Louisiana.....	123,807	439,177
Maine.....	15,450	54,912
Maryland.....	16,575	58,795
Massachusetts.....	4,597	16,307
Michigan.....	33,889	120,213
Minnesota.....	112,851	400,313
Mississippi.....	243,292	853,022
Missouri.....	191,400	678,947
Montana.....	31,023	110,047
Nebraska.....	86,662	297,413
Nevada.....	1,813	6,431
New Hampshire.....	2,854	10,124
New Jersey.....	2,435	8,638
New Mexico.....	27,205	96,504
New York.....	35,038	124,289
North Carolina.....	179,776	637,714
North Dakota.....	68,162	241,789
Ohio.....	82,883	187,590
Oklahoma.....	145,887	517,500
Oregon.....	14,129	50,119
Pennsylvania.....	56,227	199,452
Rhode Island.....	114	404
South Carolina.....	85,258	302,433
South Dakota.....	64,654	222,345
Tennessee.....	185,917	659,497
Texas.....	287,802	1,020,911
Utah.....	5,711	20,289
Vermont.....	8,182	29,024
Virginia.....	116,885	414,622
Washington.....	14,956	53,159
West Virginia.....	66,182	234,765
Wisconsin.....	71,735	254,463
Wyoming.....	9,718	34,472

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-16003; Filed, Oct. 16, 1944;
3:18 p. m.]

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD-37]

JOHN GLENNON

FINDING AS TO CONTRACT IN PROSECUTION OF THE WAR

In the matter of John Glennon, Chester, Pennsylvania; Case No. S-1362.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. Law 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER, August 14, 1943, and

Having been advised of the existence of a labor dispute involving John Glennon, Chester, Pennsylvania;

I find that the transportation of milk by John Glennon, Chester, Pennsylvania, pursuant to contracts with milk processors, whether oral or written, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 16th day of October 1944.

FRANCES PERKINS,
Secretary of Labor.

[F. R. Doc. 44-16037; Filed, Oct. 17, 1944;
11:53 a. m.]

[WLD-39]

TWIGG MOTOR LINES, ET AL.

FINDINGS AS TO CONTRACTS IN PROSECUTION OF THE WAR

In the matter of Twigg Motor Lines, Steinla Motor Transport Co., Crites Transfer Co. and Glen Morris Transportation Co., Cumberland, Maryland; Case No. S-1394.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. Law 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943 published in the FEDERAL REGISTER, August 14, 1943, and

Having been advised of the existence of a labor dispute involving Twigg Motor Lines, Steinla Motor Transport Company, Crites Transfer Company, and Glen Morris Transportation Company, Cumberland, Maryland;

I find that the transportation of war materials by the above-named companies, pursuant to any contracts with the Celanese Corporation, Kelly-Springfield Engineering Company, and the Baltimore and Ohio Railroad, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 16th day of October 1944.

FRANCES PERKINS,
Secretary of Labor.

[F. R. Doc. 44-16036; Filed, Oct. 17, 1944;
11:53 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 70-A, Special Permit 584]

RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, October 12, 1944, by Christ Hansen Company of car MDT 21134, potatoes, now on the Wood Street Terminal, to Bargainway, Springfield, Illinois (I. C.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car

service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 12th day of October 1944.

V. C. CLINGER,
Director, Bureau of Service.

[F. R. Doc. 44-16039; Filed, Oct. 17, 1944;
11:54 a. m.]

[S. O. 70-A, Special Permit 535]

RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, October 12, 1944, by Bacon Brothers, of car ART 22626, potatoes, now on the C. & N. W. Railroad, to Thomas Produce Company, Quincy, Illinois (C. B. & Q.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 12th day of October 1944.

V. C. CLINGER,
Director, Bureau of Service.

[F. R. Doc. 44-16040; Filed, Oct. 17, 1944;
11:54 a. m.]

[S. O. 70-A, Special Permit 533]

RECONSIGNMENT OF POTATOES AT KANSAS CITY, MO.-KANS.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri-Kansas, October 13, 1944, by Cochran Brokerage Company, of car NWX 14613, potatoes, now on the Wabash Railroad, to Thomas Fruit Company, Pittsburg, Kansas (K. C. S.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of October 1944.

V. C. CLINGER,
Director, Bureau of Service.

[F. R. Doc. 44-16041; Filed, Oct. 17, 1944;
11:54 a. m.]

[S. O. 70-A, Special Permit 587]

RECONSIGNMENT OF TOMATOES AT KANSAS CITY, MO.-KANS.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri-Kansas, October 13, 1944, by Sterling H. Nelson Company, of car PFE 51733, tomatoes, now on the Union Pacific Railroad, to Burton McKenzie Company, Memphis, Tennessee (Frisco).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 13th day of October 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-16042; Filed, Oct. 17, 1944;
11:54 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 4161]

ALBERT GROSSHEIM

In re: Real property, personal property, property insurance policies, claim, and bank accounts owned by Albert Grossheim, also known as Albert Friedrich Wilhelm Grossheim.

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Albert Grossheim, also known as Albert Friedrich Wilhelm Grossheim, and hereinafter referred to as Albert Grossheim, is 62 Mariannen St., Leipzig, Germany, and that he is a resident of Germany and a national of a designated enemy country (Germany);

2. That Albert Grossheim is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:
a. Real property situated in the County of San Diego, State of California, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any all claims for rents, refunds, benefits or other payments arising from the ownership of such property.

b. All those certain household furniture and furnishings described in Exhibit B, attached hereto and by reference made a part hereof, which are presently located in the improvements to the real property described in subparagraph 3-a hereof,

c. All those certain personal effects, particularly described in Exhibit C, attached hereto and by reference made a part hereof, which are presently in the custody of the Security Trust & Savings Bank of San Diego, San Diego, California.

d. One horseshoe-shaped brooch with fourteen small stones resembling diamonds and eleven small stones resembling rubies, two ladies rings of yellow metal, one of which is set with a small white stone, one ladies wrist watch bearing the trade-name "Waltham", one yellow metal bar pin, one string of yellow beads and one string of pearl-colored beads, all of which jewelry is presently in the custody of the Security Trust & Savings Bank of San Diego, San Diego, California.

e. All right, title and interest of Albert Grossheim in and to:

(1) Fire insurance policy No. 21089 issued by the San Diego County Mutual Fire Insurance Company of San Diego, California, which policy insures the improvements to the real property described in subparagraph 3-a hereof;

(2) Fire insurance policy No. 50121 issued by the Aetna Fire Insurance Company, Hartford, Connecticut, which policy insures the property described in subparagraphs 3-b and 3-c hereof;

(3) War damage insurance policy No. 3142-09-107 issued by the War Damage Corporation, which policy insures the improvements to the real property described in subparagraph 3-a hereof and the property described in subparagraphs 3-b and 3-c hereof, and any and all renewals or extensions thereof,

f. All right, title, interest and claim of Albert Grossheim in and to any and all obligations, contingent or otherwise and whether or not matured, owing to him by the Receiver of the United States Building and Loan Association of Los Angeles, Los Angeles, California, as liquidation dividends due on Account No. 2767, formerly maintained with said United States Building and Loan Association of Los Angeles by Emilie Braun, including but not limited to any and all security rights in and to any and all collateral for any and all such obligations, and the right to enforce and collect the same,

g. That certain bank account maintained with the Security-First National Bank of Los Angeles, Los Angeles, California, which is due and owing to, and held for Albert Grossheim in the name of Dr. Hans A. Gebhardt, Trustee, and any and all security rights in and to any and all collateral for all or part of such account and the right to enforce and collect the same, and

h. That certain custodian account maintained with the Security Trust & Savings Bank of San Diego, San Diego, California, which is due and owing to and held for Albert Grossheim in an account entitled "Private Trust No. 184, Security Trust & Savings Bank of San Diego, Custodian for Albert Friedrich Wilhelm Grossheim", and any and all security rights in and to any and all collateral for all or part of such account and the right to enforce and collect the same,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that the property described in subparagraphs 3-a, 3-g and 3-h hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraphs 3-a, 3-b and 3-c hereof) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraphs 3-b to 3-h, inclusive, hereof.

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on September 22, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

That certain lot, piece, or parcel of land situated in the City and County of San Diego, State of California, particularly described as follows, to wit:

The West fifty feet of the East ninety feet of Lots Twenty-seven, Twenty-eight, Twenty-nine and Thirty, in Block Sixty-three of E. W. Morse's Subdivision of Pueblo Lot Eleven Hundred Fifty, in the City of San Diego, County of San Diego, State of California, according to Map thereof No. 547, filed in the office of the County Recorder of San Diego County, December 30, 1871.

EXHIBIT B**Living-Room**

- 1 Overstuffed straight-back chair
- 1 Overstuffed davenport
- 1 Oak rocker, leather seat and back
- 1 Heart-shaped footstool
- 1 Small wood heating stove
- 1 Wicker rocker
- 1 General Electric Radio (broken)
- 1 Floor lamp
- 1 Small pine table
- 1 Mahogany straight-back chair
- 1 Walnut library table
- 1 Table lamp
- 3 Pillows
- 1 Robe on couch
- 3 Small pictures
- 1 Large picture
- 5 Small rugs
- 1 Square footstool
- 1 Drape on radio
- 1 Pair of door drapes

Bathroom

- 1 Hoover vacuum cleaner
- 1 Ironing-board

Back Bedroom

- 1 Double ivory bedstead
- 1 Double spring
- 1 Mattress
- 1 Pillow
- 1 Straight-back chair
- 1 Small rug
- 1 Ivory dresser

Dining-Room

- 1 8 x 9 rug
- 1 Daybed
- 1 Walnut table
- 6 Walnut dining-room chairs
- 1 Small table
- 4 Small pictures
- 3 Pairs lace curtains
- 3 Pairs window drapes
- 8 Large tablespoons
- 11 Small teaspoons
- 6 Butter knives
- 11 Ice tea spoons
- 12 Salad forks
- 9 Knives
- 8 Forks
- 1 Electric iron

Kitchen

- 1 Four-burner gas stove
- Miscellaneous dishes
- Miscellaneous cooking utensils
- 1 Straight-back chair

Back Porch

- 1 General Electric icebox
- 1 Easy washer
- 1 Galvanized washtub

Front Bedroom

- 1 Walnut double bed
- 1 Mattress
- 1 Spring set
- 1 Gilbert clock
- 1 9 x 12 rug
- 2 Straight-back chairs

- 1 Dressing table
- 1 Small tea table

EXHIBIT C

- 1 Black patent leather suitcase
- 4 pair lace curtains
- 3 Dog ornaments
- 1 Camel ornament
- 1 Suitcase
- 2 Tablecloths
- 15 Napkins
- 1 Tea tablecloth
- 1 Yellow bedspread
- 2 Pair lace curtains
- 2 Pair drapes
- 2 Quilts
- 1 Trunk
- 5 Wool blankets
- 1 Pillow
- 1 Pillowcase
- 1 Sheet
- 1 Shawl (wool)
- 1 Bedspread
- 1 Wool scarf
- 3 Towels
- 2 Pair lace curtains
- 1 Pair drapes
- 8 Sheets
- 22 Tea towels
- 6 Pillowcases
- 6 Washcloths
- 8 Bath towels
- Miscellaneous clothing.

[F. R. Doc. 44-16005; Filed, Oct. 17, 1944;
10:41 a. m.]

[Vesting Order 4211]**HENRY WM. GUTERSLOH -**

In re: Estate of Henry Wm. Gutersloh, deceased; File D-28-8712; E. T. sec. 10564.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of the heirs at law, next of kin, devisees, legatees, beneficiaries and personal representatives, whose names are unknown, of Meta Butteltmann, deceased, Johannes Butteltmann, Herman Butteltmann, Gustav Butteltmann, Mrs. Wilhelmina Butteltmann Hildebrandt, and Mrs. Johanne Butteltmann Tonjes, and each of them, in and to the estate of Henry Wm. Gutersloh, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

The heirs at law, next of kin, devisees, legatees, beneficiaries and personal representatives, whose names are unknown, of Meta Butteltmann, deceased, Germany.

Johannes Butteltmann, Germany.

Herman Butteltmann, Germany.

Gustav Butteltmann, Germany.

Mrs. Wilhelmina Butteltmann Hildebrandt, Germany.

Mrs. Johanne Butteltmann Tonjes, Germany.

That such property is in the process of administration by Freda C. Leydecker, Executrix, acting under the judicial supervision of the Essex County Orphan's Court, Essex County, New Jersey;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that

such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 9, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-16006; Filed, Oct. 17, 1944;
10:41 a. m.]

[Vesting Order 4212]**LEON KUPFERMAN**

In re: Trust under the will of Leon Kupferman, deceased; File D-28-7708, E. T. sec. 8227.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Sarah Kresch Fulda in and to the trust established under the will of Leon Kupferman, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Sarah Kresch Fulda, Germany.

That such property is in the process of administration by Samuel Kupferman, as successor trustee of the trust under the Will of Leon Kupferman, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 9, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-16007; Filed, Oct. 17, 1944;
10:41 a. m.]

[Vesting Order 4213]

ENRICO NAPOLEONI.

In re: Estate of Enrico Napoleoni, also known as Rico Napolioni, Nicola Napoleino, Enrico Napoleone, Nick Napolioni, Enrico Napoleone, Rico Napoliono, Nick Napoleone, Nick Napolione, Enrico Napoleona, and Enrico Napoleona, deceased; File D-38-3348, E. T. sec. 11347.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding,

That the property described as follows:

(a) All right, title, interest and claim of any kind or character whatsoever of Concetta Napoleoni, Anna Napoleoni, Fraetta Napoleoni, Base Napoleoni, Paulen Napoleoni and Lucia Napoleoni, and each of them, in and to the Estate of Enrico Napoleoni, also known as Rico Napolioni, Nicola Napoleino, Enrico Napoleone, Nick Napolioni, Enrico Napoleone, Rico Napoliono, Nick Napoleone,

Nick Napolione, Enrico Napoleona, and Enrico Napoleona, deceased,

(b) An undivided one-half interest in certain real property particularly described as follows:

Parcel 1: Lot 648, Tract No. 104, as per map recorded in Book 14, pp. 50 and 51 of Maps, Records of Los Angeles County;

Parcel 2: Lot 649, Tract No. 104, as per map recorded in Book 14, pp. 50 and 51 of Maps, Records of Los Angeles County;

Parcel 3: The northwest 150 feet of Lot 24, Bairds Pasadena Shortline Tract, as per map of said tract, as recorded in Book 4, page 4 of Maps, Records of Los Angeles County,

Together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals and Last Known Address

Concetta Napoleoni, Italy.
Anna Napoleoni, Italy.
Fraetta Napoleoni, Italy.
Base Napoleoni, Italy.
Paulen Napoleoni, Italy.
Lucia Napoleoni, Italy.

That such property is in the process of administration by Concetta Troiano, as Executrix, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Italy);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 9, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-16008; Filed, Oct. 17, 1944;
10:41 a. m.]

[Vesting Order 4214]

CARL F. SCHLATTER

In re: Estate of Carl F. Schlatter, also known as Charles and Karl Schlatter, deceased; File D-28-8986, E. T. sec. 11321.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Wilhelm Schlatter and Maria Schlatter, and each of them, in and to the Estate of Carl F. Schlatter, also known as Charles and Karl Schlatter, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Wilhelm Schlatter, Germany.
Maria Schlatter, Germany.

That such property is in the process of administration by Max Schlatter, as Administrator of the Estate of Carl F. Schlatter, also known as Charles and Karl Schlatter, acting under the judicial supervision of the Surrogate's Court of Queens County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as

may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on October 9, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-16009; Filed, Oct. 17, 1944;
10:41 a. m.]

[Vesting Order 4215]

ADOLPHUS BUSCH

In re: Estate of Adolphus Busch, deceased; File D-28-3801; E. T. sec. 11266.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows:
Three hundred and forty-eight (348) shares of the Capital stock of Adolphus Busch Estate, Incorporated, a Missouri Corporation, said shares constituting and being a part of those 4,800 shares evidenced by Certificate Number 32 of said Corporation, issued in the name of Gustava Kluehn and so recorded on the books and records of the corporation, together with all rights incident to the ownership of said shares, including any and all dividends due and payable thereon,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Gustava Kluehn, Germany.

That such property is in the process of administration by Edmund V. Krug, Parkway Building, 117 East Colorado Street, Pasadena, California; Adolphus Busch III, 721 Pestalozzi Street, St. Louis, Missouri; Davis Biggs, St. Louis Union Trust Company, St. Louis, Missouri, as Successor Trustees in California of the Trust created under the Last Will and Testament of Adolphus Busch, Deceased, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Los Angeles, Los Angeles, California;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 12, 1944.

[SEAL] FRANCIS J. McNAMARA,
Deputy Alien Property Custodian.

[F. R. Doc. 44-16010; Filed, Oct. 17, 1944;
10:42 a. m.]

[Vesting Order 4216]

CARL WILLIAM KLEINWORTH

In re: Estate of Carl William Kleinworth, deceased; File D-28-8833; E. T. sec. 10874.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows:
All right, title, interest and claim of any kind or character whatsoever of Mary Meeves in and to the Estate of Carl William Kleinworth, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Mary Meeves, Germany.

That such property is in the process of administration by Paul Sievers, administrator of the Estate of Carl William Kleinworth, acting under the judicial supervision of the Superior Court of the State of Washington in and for the County of Spokane;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on October 12, 1944.

[SEAL] FRANCIS J. McNAMARA,
Deputy Alien Property Custodian.

[F. R. Doc. 44-16011; Filed, Oct. 17, 1944;
10:42 a. m.]

[Vesting Order 4222]

ALBERT BRAEUNINGER, ET AL.

In re: James N. Gant, et al., Plaintiffs vs. Lily S. Gottschammer, et al., Defendants; File D-28-4261; E. T. sec. 9142-A.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Albert Braeuninger, Otto Braeuninger and Emily Braeuninger, and each of them, in and to the proceeds of the real estate sold pursuant to court order in a partition suit entitled James N. Gant, et al., Plaintiffs vs. Lily S. Gottschammer, et al., Defendants,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Albert Braeuninger, Germany.
Otto Braeuninger, Germany.
Emily Braeuninger, Germany.

That such property is in the process of administration by Frank J. O'Leary, Special Commissioner of the Circuit Court of Jackson County, Missouri, 636 Lathrop Building,

Kansas City, Missouri, as Depositary, acting under the judicial supervision of the Circuit Court of Jackson County, Missouri;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 14, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-16012; Filed, Oct. 17, 1944;
10:42 a. m.]

[Vesting Order 4223]

MARIE KING

In re: Estate of Marie King, deceased;
File D-28-4248; E. T. sec 7262.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows:

The sum of \$4,000.00 in the possession and custody of the Treasurer of Jackson County, Illinois, Depositary, which amount was deposited to the credit of Eugene Gebhardt and Alfred Gebhardt in December of 1940, pursuant to an order of the County Court of Jackson County, in the matter of the Estate of Marie King, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Eugene Gebhardt, Germany.
Alfred Gebhardt, Germany.

That such property is in the process of administration by the Treasurer of Jackson County, Illinois, Depositary, in the Estate of Marie King, deceased, acting under the judicial supervision of the County Court of Jackson County, Illinois;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 14, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-16013; Filed, Oct. 17, 1944;
10:42 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 91 Under 18 (c)]

JONES FINE BREAD CO., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 91 under § 1499.18 (c), as amended, of the General Maximum Price Regulation.

For the reasons set forth in an opinion issued simultaneously, herewith, and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, it is ordered:

(1) That the petition for amendment of the General Maximum Price Regulation, and of Supplementary Regulation No. 14B, dated the 29th day of April, 1944, which was filed by Jones Fine Bread Company, of Waco, Texas, Oak Cliff Baking Company, of Dallas, Texas, Mead's Bakery, of Abilene, Texas, and Lewis Bakery, of Houston, Texas, shall be treated as an application, under § 1499.18 (c) as amended, of the General Maximum Price Regulation, for an adjustment of maximum prices.

(2) That the maximum prices on all sales of white pan bread baked in a one and one-half (1½) pound loaf, in the following named counties of the state of Texas, to-wit:

Bell, Bosque, Brown, Callahan, Clay, Collin, Comanche, Coryell, Dallas, Delta, Denton, Eastland, Ellis, Erath, Falls, Fannin, Freestone, Grayson, Hamilton, Hill, Hood, Hopkins, Hunt, Jack, Johnson, Kaufman, Lamar, Leon, Limestone, McLennan, Milam, Montague, Navarro, Palo Pinto, Parker, Rains, Robertson, Rockwall, Shackelford, Stephens, Taylor, Madison, Van Zandt, Wise, and Young.

shall be as follows:

Sales at wholesale	Sales at retail	Sales by chain stores
\$0.11	\$0.13	\$0.11

(3) That the maximum prices on all sales of white pan bread baked in a one and one-half (1½) pound loaf, in the following named counties of the state of Texas, shall be as follows:

County	Sales at wholesale	Sales at retail	Sales by chain stores
Cooke.....	\$0.09½	\$0.11	\$0.09½
Tarrant.....	.10½	.12	.10½

(4) That, except as provided herein, the maximum prices on all such sales of bread shall be those specified in (2) or (3), above, or the seller's maximum price determined pursuant to the provisions of Supplementary Regulation No. 14B, or to the General Maximum Price Regulation, whichever is highest; and

(5) (a) When used in this order, the following terms shall have the following meanings:

(i) "Sales at wholesale" means sales to retailers, restaurants and institutional users.

(ii) "Sales at retail" means sales to ultimate consumers other than restaurants or institutional users.

(iii) "Sales by chain stores" means sales of a chain store private label bread as the same is defined in section 7 (b) (1) of Revised Supplementary Regulation No. 14B.

(b) This order shall not apply to sales made to the army or navy of the United States.

(6) That this order may be amended, or revoked, by the Price Administrator at any time; and

(7) That this order shall become effective on October 16, 1944; and

(8) That, insofar as this order does not grant the full relief requested by the

above named applicants, their application be, and the same hereby is, denied.

Issued this 16th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-15998; Filed, Oct. 16, 1944;
2:52 p. m.]

WILLMARK SERVICE SYSTEM, INC., AND DALE
SYSTEM, INC.

AUTHORIZATION TO OBTAIN RATION BOOKS
FOR EMPLOYEES

Correction

In the paragraph headed *Food*, in the second column of F. R. Doc. 44-14519, appearing at page 11664 of the issue for Friday, September 22, 1944, the reference to "Revised General Ration Order

34" in the fifth line should be: "Revised General Ration Order 3A".

[MPR 188, Order 2556]

RAY-O-VAC CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, it is ordered:

(a) *Manufacturer's maximum prices.* The Ray-O-Vac Company, Madison 4, Wisconsin, may sell and deliver its hearing aid batteries at prices no higher than the following:

Article	Model	To distributors	To dealers	To consumers
22½ volt "B" hearing aid battery.....	P31A5.....	Each	Each	Each
	PN15.....	\$9.62	\$9.51½	\$1.25
33 volt "B" hearing aid battery.....	P3A22.....	.83	1.05	1.50
	PN22.....			
45 volt "B" hearing aid battery.....	P3A30.....	.93	1.22	1.75
	PNC0.....			
Flashlight size "A" hearing aid battery.....	1HA.....	.65	.69½	.10
	2HA.....			
Large Plug-in "A" hearing aid battery.....	PFI.....	.12	.16	.25
	PX.....			
4½ volt carbon hearing aid battery.....	WE16L.....		(East) .47½ (West) .52½	(East) .75 (West) .80
3 volt carbon hearing aid battery.....	WE14L.....		(East) .41 (West) .46	(East) .65 (West) .70

(b) *Maximum prices for sales at wholesale and retail.* Any other person may sell and deliver at wholesale or retail the hearing aid batteries manufactured by the Ray-O-Vac Company at prices no higher than the maximum prices set forth in paragraph (a), for sales to each of the classes of purchasers named in paragraph (a).

(c) *Notification.* At the time of or prior to the first invoice to each purchaser for resale of an article covered by this order, the seller shall notify the purchaser for resale of the maximum prices and conditions established by this order for such resales. This notice may be given in any convenient form.

(d) *Labelling.* The Ray-O-Vac Company, within one week after the effective date of this order, shall mark or label each of its hearing aid batteries, except those of flashlight size, with the following legend: "Maximum Retail Price \$-----."

The maximum prices established by this order are subject to the seller's customary terms, discounts, allowances and other price differentials to each class of purchaser.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 18th day of October 1944.

Issued this 17th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-16023; Filed, Oct. 17, 1944;
11:45 a. m.]

[MPR 120, Order 1017]

ELIZABETH FUEL CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Correction

In F. R. Doc. 44-14581, appearing at page 11666 of the issue for Friday, September 22, 1944, the following changes should be made:

The last price classification, "G", in the table for Hayes Coal Co., should be deleted.

In the table for Samuel F. King & S. Quay King, the mine index number should read: "4183".

Under the eighth size group number of the table for Koast Bros. Coal Co., the rail shipment price should be: "260".

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on October 16, 1944.

REGION II

Albany Order 1-W, covering dry groceries in designated areas in New York, filed 9:41 a. m.

Buffalo Order P-1, Amendment 5, covering fresh fish and seafood in certain areas in New York, filed 9:41 a. m.

Buffalo Order 2-F, Amendment 26, covering fresh fruit and vegetables in Rochester, E. Rochester, Fairport and Pittsfield, filed 9:41 a. m.

Buffalo Order 1-F, Amendment 26, covering fresh fruit and vegetables in designated cities in New York, filed 9:41 a. m.

Buffalo Order P-2, Amendment 4, covering fresh fish and seafood in Rochester, New York, filed 9:41 a. m.

Maryland Order 27, Amendment 2, covering community food prices in the State of Maryland, filed 9:43 a. m.

Syracuse Order 3-F, Amendment 4, covering fresh fruit and vegetables in designated areas in New York, filed 9:42 a. m.

Syracuse Order 4-F, Amendment 2, covering fresh fruit and vegetables in designated counties in New York, filed 9:43 a. m.

REGION VII

Utah Order F-1, Amendment 13, covering fresh fruit and vegetables in the Salt Lake, Davis and Weber County Area, filed 9:44 a. m.

Utah Order F-2, Amendment 12, covering fresh fruit and vegetables in designated area in Utah, filed 9:44 a. m.

Utah Order F-3, Amendment 11, covering fresh fruit and vegetables in the designated area in Utah, filed 9:44 a. m.

Utah Order F-4, Amendment 11, covering fresh fruit and vegetables in the designated area in Utah, filed 9:43 a. m.

Utah Order F-5, Amendment 11, covering fresh fruit and vegetables in the Utah County Area, filed 9:43 a. m.

Utah Order F-6, Amendment 11, covering fresh fruit and vegetables in the designated area in Utah, filed 9:43 a. m.

REGION VIII

Seattle Order 170, covering community food prices in the Seattle Area, filed 9:44 a. m.

Seattle Order 171, covering community food prices in the Tacoma Area, filed 9:44 a. m.

Seattle Order 172, covering community food prices in the Everett Area, filed 9:44 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERWIN H. POLLACK,
Secretary.

[F. R. Doc. 44-16922; Filed, Oct. 17, 1944;
11:48 a. m.]

WAR FOOD ADMINISTRATION.

MILK IN THE DAYTON-SPRINGFIELD, OHIO,
AREA

NOTICE OF POSTPONEMENT OF HEARING

Notice of postponement of hearing on proposed marketing agreement and order regulating the handling of milk in the Dayton-Springfield, Ohio, marketing area (the corporate limits of the cities of Dayton, Ohio, Oakwood, Ohio, and Springfield, Ohio; also the territory within Bath and Miami townships in Green County, Ohio; also Miami, Jefferson, Madison, Van Buren, Harrison, Butler, Mad River, and Washington townships in Montgomery County, Ohio; also German Township in Clark County, Ohio).

Notice is hereby given that the hearing on a proposed marketing order and agreement regulating the handling of milk in the Dayton-Springfield, Ohio, marketing area which was scheduled (9 F.R. 12070) to be held in the Miami Hotel, Dayton, Ohio, beginning at 10:00 a. m., e. s. t., October 19, 1944, is postponed; and such hearing shall begin at the same place at 10:00 a. m., e. s. t., November 13, 1944.

Issued at Washington, D. C., this 17th day of October 1944.

THOMAS J. FLAVIN,
Assistant War Food Administrator.

[F. R. Doc. 44-16016; Filed, Oct. 17, 1944;
11:12 a. m.]

